MONDAY, APRIL 18, 2022

SIXTY-FIFTH LEGISLATIVE DAY

The House met at 5:00 p.m. and was called to order by Mr. Speaker Sexton.

The proceedings were opened with prayer by Rep. Calfee.

Representative Calfee led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 90

EXCUSED

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Holsclaw

Representative Dixie

Representative Farmer

Representative Love

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Resolution No. 196 Reps. Byrd and Clemmons as prime sponsors.

House Joint Resolution No. 1141 Rep. Windle as prime sponsor.

House Joint Resolution No. 1142 Rep. Windle as prime sponsor.

House Joint Resolution No. 1150 Rep. Lafferty as prime sponsor.

House Joint Resolution No. 1165 Reps. Reedy, Garrett and Clemmons as prime sponsors.

House Bill No. 204 Rep. Parkinson as Second prime sponsor.

House Bill No. 204 Rep. Harris as Third prime sponsor.

House Bill No. 457 Reps. Hardaway and G. Johnson as prime sponsors.

House Bill No. 677 Reps. Sherrell, Howell, Littleton, Alexander and Powers as prime sponsors.

House Bill No. 1018 Reps. Hardaway, Powell, Ragan, Jernigan and White as prime sponsors.

House Bill No. 1781 Rep. Hardaway as prime sponsor.

House Bill No. 1782 Reps. Hardaway and Griffey as prime sponsors.

House Bill No. 1852 Reps. Moon, Williams, Crawford, Russell, Gant, Zachary, Faison, Carr, Travis, Haston, Towns, Sherrell, Calfee, Mannis, Stewart, Parkinson, Hall, Todd, Whitson, Hawk, Littleton, Alexander, Reedy, Lynn, Helton, Cochran, Howell, Clemmons, Cepicky, Powers, Camper, Lafferty, Terry, Miller, Garrett, Sparks, Warner and Thompson as prime sponsors.

House Bill No. 1914 Reps. Warner, Littleton, Moody and White as prime sponsors.

House Bill No. 2096 Reps. Sherrell, Todd, Ragan, White, Moody, Vital, Alexander and Littleton as prime sponsors.

House Bill No. 2108 Rep. Terry as prime sponsor.

House Bill No. 2146 Rep. Towns as prime sponsor.

House Bill No. 2165 Reps. Hardaway, Ragan, Littleton, Alexander, Whitson and Moody as prime sponsors.

House Bill No. 2212 Reps. Hardaway, Carr, Ragan and Howell as prime sponsors.

House Bill No. 2341 Reps. Hardaway, Powell, Towns, Hakeem, Hazlewood, Littleton, Vital, Alexander, White, Jernigan, Miller, Ragan, Moody and Thompson as prime sponsors.

House Bill No. 2343 Reps. Sherrell, Parkinson, Towns, Hazlewood, Moody and White as prime sponsors.

House Bill No. 2454 Reps. Sherrell, Byrd, Reedy, Carr, Ragan, Helton, Alexander and White as prime sponsors.

House Bill No. 2461 Reps. Griffey, Carr, Helton, Jernigan, Moody, Littleton, Hazlewood and Thompson as prime sponsors.

House Bill No. 2583 Reps. Helton, Howell, Curcio, Littleton, White, Ragan and Todd as prime sponsors.

House Bill No. 2591 Reps. Hardaway, Powell, Towns, Hakeem, Sherrell, Whitson, White, Alexander, Powers, Miller, Howell and Helton as prime sponsors.

House Bill No. 2592 Reps. Hardaway, Powell, Whitson, Ragan, Mannis, Alexander, Howell, Helton, Miller and Powers as prime sponsors.

House Bill No. 2780 Reps. Littleton and Howell as prime sponsors.

House Bill No. 2849 Reps. G. Johnson, Ragan, Terry, Hazlewood and Clemmons as prime sponsors.

House Bill No. 2875 Reps. Powell, Parkinson, Thompson and Ragan as prime sponsors.

House Bill No. 2911 Rep. White as prime sponsor.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 21, 2022:

House Resolution No. 198 -- Memorials, Interns - Konstantin Yepifantsev. by *Williams.

House Resolution No. 199 -- Memorials, Interns - Steven Randall Bergman. by *Keisling.

House Resolution No. 200 -- Memorials, Recognition - Tennessee State Museum, 85th anniversary. by *Hazlewood.

House Resolution No. 201 -- Memorials, Recognition - Fair Housing Month. by *Freeman.

*House Joint Resolution No. 1168 -- Memorials, Public Service - Humphreys County Executive Jessie Wallace. by *Reedy.

*House Joint Resolution No. 1169 -- Memorials, Academic Achievement - Delaney Stookey, Salutatorian, Evangelical Christian School. by *Thompson.

*House Joint Resolution No. 1170 -- Memorials, Academic Achievement - William Webster Williams, Valedictorian, Evangelical Christian School. by *Thompson.

*House Joint Resolution No. 1171 -- Memorials, Interns - Shery Girgis. by *Hazlewood.

*House Joint Resolution No. 1172 -- Memorials, Interns - Office of Minority Affairs interns. by *Parkinson, *Harris, *Towns, *Cooper.

SENATE BILLS TRANSMITTED

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

*Senate Bill No. 1005 -- Campaigns and Campaign Finance - As introduced, revises various provisions relative to ethics and campaign finance laws. - Amends TCA Title 2, Chapter 10, Part 1; Title 2, Chapter 10, Part 2; Title 3, Chapter 1, Part 1; Title 3, Chapter 6, Part 1; Title 3, Chapter 6, Part 2; Title 4, Chapter 55 and Title 8, Chapter 50, Part 5. by *McNally, *Haile. (HB1201 by *Sexton C, *Whitson, *Jernigan, *Williams, *Hazlewood, *Kumar)

*Senate Bill No. 2243 -- Criminal Offenses - As introduced, creates the Class C misdemeanor of restraining a dog with a chain, cord, tether, cable, or similar device while a disaster is imminent or occurring; states that a person is not subject to prosecution for a violation unless the person has previously received a warning citation for a violation. - Amends TCA Title 39 and Title 44, Chapter 17. by *Lundberg, *Campbell. (HB2860 by *Kumar, *Hawk, *Griffey, *Johnson G, *Whitson, *Jernigan)

Senate Bill No. 2739 -- Children's Services, Dept. of - As introduced, requires the department to work with the department of human services and private, nonprofit community partners to establish a network of resources to provide information, assistance, services, and supports to persons from 18 to 24 years of age who are victims of child sex trafficking. - Amends TCA Title 4; Title 37; Title 39; Title 40 and Title 71. by *White, *Bailey, *Bowling, *Jackson, *Massey, *Rose. (*HB2591 by *Littleton, *Griffey, *Hardaway, *Powell, *Towns, *Hakeem, *Sherrell, *Whitson, *White, *Alexander, *Powers, *Miller, *Howell, *Helton)

Senate Bill No. 2740 -- Children's Services, Dept. of - As introduced, requires the department, joint task force on children's justice and child sexual abuse, human trafficking advisory council, and the council of juvenile and family court judges to work together with appropriate public and private groups and organizations, including, but not limited to, Tennessee Counter Trafficking Alliance agencies, to identify and provide services to children who have been sexually abused or trafficked for commercial sex acts. - Amends TCA Title 4; Title 37; Title 39 and Title 40. by *White, *Bailey, *Bowling, *Jackson, *Massey, *Rose. (*HB2592 by *Littleton, *Griffey, *Hardaway, *Powell, *Whitson, *Ragan, *Mannis, *Alexander, *Howell, *Helton, *Miller, *Powers)

Senate Bill No. 2748 -- Children - As introduced, changes the time period the department of children's services may place a licensed child care agency on probation for not correcting violations after being notified of noncompliance with the laws or regulations governing

its operation from not less than 30 days nor more than 60 days to not less than 45 days nor more than 90 days. - Amends TCA Title 37, Chapter 5; Title 39, Chapter 15, Part 4 and Title 71, Chapter 3, Part 5. by *White, *Bailey, *Bowling, *Rose. (*HB2583 by *Eldridge, *Hardaway, *Helton, *Howell, *Curcio, *Littleton, *White, *Ragan, *Todd)

Senate Bill No. 2769 -- Jails, Local Lock-ups - As introduced, prohibits a corrections official from using restraints on a prisoner or detainee known to be pregnant, including during labor, transport to a medical facility, delivery, and postpartum, unless the corrections official makes an individualized determination that the prisoner or detainee presents an extraordinary circumstance; establishes other restrictions on the manner in which a pregnant prisoner or detainee may be restrained under certain circumstances. - Amends TCA Title 41. by *Akbari, *Bowling, *Gilmore, *Campbell, *Lamar. (*HB2875 by *Camper, *Chism, *Hardaway, *Dixie, *Love, *Ogles, *Hakeem, *McKenzie, *Towns, *Johnson G, *Miller, *Jernigan, *Clemmons, *Harris, *Cooper, *Powell, *Parkinson, *Thompson, *Ragan)

Senate Bill No. 2796 -- Criminal Offenses - As introduced, increases from \$10 to \$15 the amount of damages an injured person or an injured electronic mail service provider may elect to recover for each and every unsolicited bulk electronic mail message transmitted in violation of law. - Amends TCA Title 39, Chapter 14, Part 6. by *Stevens, *Bailey, *Bowling. (*HB2329 by *Curcio)

Senate Bill No. 2872 -- Pensions and Retirement Benefits - As introduced, for purposes of computing the number of years of creditable service in the Tennessee consolidated retirement system, requires that a member who is employed as a law enforcement officer receive an additional, automatic credit of one year of service for every four years of creditable service the member has earned. - Amends TCA Title 8, Chapter 34; Title 8, Chapter 35 and Title 8, Chapter 36. by *Bailey, *Pody, *Walley. (*HB2572 by *Doggett, *Littleton, *Sherrell, *Griffey)

HOUSE BILLS ON SECOND CONSIDERATION

On motion, bills listed below passed second consideration and were referred by the Speaker to Committee or held on the Clerk's desk as noted:

*House Bill No. 2913 -- Hawkins County -- House Local Government Committee

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 18, 2022**, reported the following:

GOVERNMENT OPERATIONS COMMITTEE

The Government Operations Committee recommended for passage: House Bills Nos. 2312, 2022 and 1827. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bill No. 325. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

CONSENT CALENDAR

*House Bill No. 2211 -- Tennessee Bureau of Investigation - As introduced, authorizes the TBI to contract with the FBI on certain background investigations; revises the background check procedure for child care agencies. - Amends TCA Title 38, Chapter 6; Title 68, Chapter 102 and Title 71. by *Russell.

On motion, House Bill No. 2211 was made to conform with **Senate Bill No. 2340**; the Senate Bill was substituted for the House Bill.

*House Bill No. 2903 -- Murfreesboro - Subject to local approval, establishes the Community Investment Trust, the Park and Recreation Restricted Account, and the Transportation Restricted Account for purposes of funding certain community projects in the City of Murfreesboro. - Amends Chapter 429 of the Private Acts of 1931. by *Baum, *Rudd.

House Bill No. 2912 -- Rutherford County - Subject to local approval, creates the Rutherford County Board of Juvenile Detention Center Commissioners. by *Baum.

House Bill No. 1811 -- Sunset Laws - As introduced, extends the Tennessee emergency medical services board to June 30, 2027. - Amends TCA Title 4, Chapter 29 and Title 68, Chapter 140, Part 3. by *Ragan.

House Resolution No. 189 -- Memorials, Academic Achievement - Cameron Houston, Salutatorian, Macon County High School. by *Keisling.

House Resolution No. 190 -- Memorials, Academic Achievement - Wesley Talley, Valedictorian, Macon County High School. by *Keisling.

House Resolution No. 191 -- Memorials, Academic Achievement - Sonni Holaway, Salutatorian, Clay County High School. by *Keisling.

House Resolution No. 192 -- Memorials, Academic Achievement - Tamara Smith, Valedictorian, Clay County High School. by *Keisling.

House Resolution No. 193 -- Memorials, Interns - Rebecca Edwards. by *Reedy.

House Resolution No. 194 -- Memorials, Recognition - Jason Marsden. by *Littleton.

House Resolution No. 195 -- Memorials, Retirement - Leslie Ann Bridges. by *Lamberth.

- **House Resolution No. 196** -- Memorials, Retirement Bernard Childress. by *Haston, *Byrd, *Clemmons.
- **House Resolution No. 197** -- Memorials, Interns Nailah Holiday-Lawson. by *Russell, *Holsclaw.
- *House Joint Resolution No. 1141 -- Memorials, Death Doug Lamb. by *Keisling, *Windle.
- *House Joint Resolution No. 1142 -- Memorials, Sports Coach Rob Edwards, 500th victory. by *Keisling, *Windle.
 - *House Joint Resolution No. 1143 -- Memorials, Interns Sha'mar Nash. by *Camper.
- *House Joint Resolution No. 1144 -- Memorials, Interns Charlene Brown. by *Camper.
- *House Joint Resolution No. 1145 -- Memorials, Interns McCasland Podlesney. by *Farmer, *Russell, *Littleton, *Garrett.
- *House Joint Resolution No. 1146 -- Memorials, Recognition Britney Thornton, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1147 -- Memorials, Recognition Dr. Warren E. Harper, Jr., Living Legend Award. by *Cooper.
 - *House Joint Resolution No. 1148 -- Memorials, Death Frank McCullah. by *Powers.
 - *House Joint Resolution No. 1149 -- Memorials, Interns Nicholas Jordan. by *Terry.
- *House Joint Resolution No. 1150 -- Memorials, Interns Josh Seay. by *Terry, *Lafferty.
- *House Joint Resolution No. 1152 -- Memorials, Professional Achievement Tyler Williams, National Healthcare Corporation Administrator of the Year. by *Hicks T.
- *House Joint Resolution No. 1153 -- Memorials, Death Karmyn Amaris Hope Moseley. by *Parkinson.
- *House Joint Resolution No. 1154 -- Memorials, Academic Achievement Jonathan Ramirez, Valedictorian, Kingsbury High School. by *Parkinson.
- *House Joint Resolution No. 1155 -- Memorials, Academic Achievement Carlos Crisanto Mazariegos, Salutatorian, Kingsbury High School. by *Parkinson.
- *House Joint Resolution No. 1156 -- Memorials, Academic Achievement Cha'ly Ellis, Valedictorian, Memphis Academy of Health Sciences High School. by *Parkinson.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *House Joint Resolution No. 1157 -- Memorials, Academic Achievement Terranisha Potts, Salutatorian, Memphis Academy of Health Sciences High School. by *Parkinson.
- *House Joint Resolution No. 1158 -- Memorials, Interns Elizabeth Gale Bransford. by *Sexton C.
- *House Joint Resolution No. 1159 -- Memorials, Retirement Lisa Silver. by *Clemmons.
- *House Joint Resolution No. 1160 -- Memorials, Academic Achievement CarolAnn Stockton, Salutatorian, Pickett County High School. by *Keisling.
- *House Joint Resolution No. 1161 -- Memorials, Academic Achievement Shayla Wood, Valedictorian, Pickett County High School. by *Keisling.
- *House Joint Resolution No. 1162 -- Memorials, Recognition General Michael Xavier Garrett, U.S. Army. by *Lynn.
- *House Joint Resolution No. 1163 -- Memorials, Recognition Bernadette Pajer. by *Lynn.
- *House Joint Resolution No. 1164 -- Memorials, Recognition Dr. Denise Sibley. by *Lynn.
- *House Joint Resolution No. 1165 -- Memorials, Public Service Representative Eddie Mannis. by *Faison, *Lamberth, *Sexton C, *Reedy, *Garrett, *Clemmons.
- *House Joint Resolution No. 1166 -- Memorials, Death Hamilton McCulley "Buster" Davis. by *Vital.
- *House Joint Resolution No. 1167 -- Memorials, Recognition Williamson Chapel CME Church, 172nd anniversary. by *Lynn.
- *Senate Joint Resolution No. 1498 -- Memorials, Recognition Dr. Russ Frazier. by *McNally, *Briggs, *Massey.
- *Senate Joint Resolution No. 1499 -- Memorials, Interns Brianna Marie Gooch. by *McNally, *Walley.
- *Senate Joint Resolution No. 1500 -- Memorials, Interns Maxwell Keith Hawkins. by *McNally, *Crowe.
- *Senate Joint Resolution No. 1501 -- Memorials, Recognition James A. Bosse, Sr. by *Johnson.
- *Senate Joint Resolution No. 1502 -- Memorials, Recognition ETSU President Dr. Brian Noland. by *Crowe, *Lundberg, *Massey, *Southerland, *Watson.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1503 -- Memorials, Death Shirley Bowman Borren. by *Pody.
- *Senate Joint Resolution No. 1504 -- Memorials, Academic Achievement Benjamin Close, Salutatorian, Watertown High School. by *Pody.
- *Senate Joint Resolution No. 1505 -- Memorials, Academic Achievement Cooper Mathis, Valedictorian, Watertown High School. by *Pody.
- *Senate Joint Resolution No. 1506 -- Memorials, Recognition Watauga Association, 250th anniversary, by *Crowe.
- *Senate Joint Resolution No. 1507 -- Memorials, Recognition Philip Hall, 2021 Hubert H. Humphrey National Independent Pharmacist of the Year . by *Yager.
- *Senate Joint Resolution No. 1508 -- Memorials, Retirement Michael Leon Miller. by *Yager.
- *Senate Joint Resolution No. 1509 -- Memorials, Academic Achievement Samuel Guettner, Salutatorian, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1510 -- Memorials, Academic Achievement Aaron Jedidiah Page, Top Ten Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1511 -- Memorials, Academic Achievement Evan Boshers, Top Ten Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1512 -- Memorials, Academic Achievement Avery Keeler, Valedictorian, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1513 -- Memorials, Academic Achievement Samantha Robinson, Top Ten Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1514 -- Memorials, Academic Achievement Emma Dugger, Top 10 Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1515 -- Memorials, Academic Achievement Kayla Stephens, Top 10 Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1516 -- Memorials, Academic Achievement Tucker Ford, Top 10 Senior, Hampshire Unit School. by *Hensley.
- *Senate Joint Resolution No. 1518 -- Memorials, Interns Kaelinn Sabline-McCullough. by *Johnson.
- *Senate Joint Resolution No. 1520 -- Memorials, Interns Jacen Conklin. by *Walley, *Swann.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1522 -- Memorials, Death Amanda "Amy" Jones Gray. by *McNally, *Yager.
- *Senate Joint Resolution No. 1523 -- Memorials, Recognition Captain Jesse Woodard, Fairview Fire Department, Medical Service Award. by *Johnson.
- *Senate Joint Resolution No. 1524 -- Memorials, Recognition Lieutenant Clay Gholson, Fairview Fire Department, Medical Service Award. by *Johnson.
- *Senate Joint Resolution No. 1525 -- Memorials, Recognition Firefighter Dakota Day, Fairview Fire Department, Medical Service Award. by *Johnson.
- *Senate Joint Resolution No. 1526 -- Memorials, Recognition Firefighter Jacob Duffield, Fairview Fire Department, Medical Service Award. by *Johnson.
- *Senate Joint Resolution No. 1527 -- Memorials, Recognition Firefighter Tate Hayes, Fairview Fire Department, Medical Service Award. by *Johnson.
- *Senate Joint Resolution No. 1529 -- Memorials, Academic Achievement Jalin Fann, Valedictorian, Cannon County High School. by *Pody.
- *Senate Joint Resolution No. 1530 -- Memorials, Academic Achievement Nolan Bell, Salutatorian, Cannon County High School. by *Pody.
- *Senate Joint Resolution No. 1531 -- Memorials, Academic Achievement Zane Bolton, Valedictorian, Chester County High School. by *Walley.
- *Senate Joint Resolution No. 1532 -- Memorials, Academic Achievement Tucker Self, Valedictorian, Fayette-Ware High School. by *Walley.
- *Senate Joint Resolution No. 1533 -- Memorials, Academic Achievement Hannah Franks, Valedictorian, Hardin County High School. by *Walley.
- *Senate Joint Resolution No. 1534 -- Memorials, Academic Achievement Gerardo Ramirez, Valedictorian, Haywood High School. by *Walley.
- *Senate Joint Resolution No. 1535 -- Memorials, Academic Achievement Ella Willis, Valedictorian, Middleton High School. by *Walley.
- *Senate Joint Resolution No. 1536 -- Memorials, Academic Achievement Hayleigh Smith, Salutatorian, Chester County High School. by *Walley.
- *Senate Joint Resolution No. 1537 -- Memorials, Academic Achievement Cody Chamberlain, Salutatorian, Fayette-Ware High School. by *Walley.
- *Senate Joint Resolution No. 1538 -- Memorials, Academic Achievement Macy Carman, Salutatorian, Hardin County High School. by *Walley.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1539 -- Memorials, Academic Achievement Rachel Cunningham, Salutatorian, Haywood High School. by *Walley.
- *Senate Joint Resolution No. 1540 -- Memorials, Academic Achievement Kaitlyn Callahan, Salutatorian, Middleton High School. by *Walley.
- *Senate Joint Resolution No. 1541 -- Memorials, Academic Achievement Abigayle Clontz, United States Navy scholarship winner. by *Roberts.
- *Senate Joint Resolution No. 1542 -- Memorials, Academic Achievement Sage Nicole Perham, Salutatorian, South Haven Christian School. by *Roberts.
- *Senate Joint Resolution No. 1543 -- Memorials, Academic Achievement Sarah Catherine Sweeten, Valedictorian, South Haven Christian School. by *Roberts.
- *Senate Joint Resolution No. 1544 -- Memorials, Academic Achievement Jaden Blake Batsen, Valedictorian, South Haven Christian School. by *Roberts.
- *Senate Joint Resolution No. 1545 -- Memorials, Death Kevin Jay Stolinsky. by *Pody, *White.
 - *Senate Joint Resolution No. 1546 -- Memorials, Death Joe Timothy Hall. by *Pody.
 - *Senate Joint Resolution No. 1547 -- Memorials, Interns Amber Wiedyk. by *Niceley.
 - *Senate Joint Resolution No. 1548 -- Memorials, Interns Maelyn Reyes. by *Stevens.
 - *Senate Joint Resolution No. 1549 -- Memorials, Sports Kiera Hill. by *Southerland.
- *Senate Joint Resolution No. 1550 -- Memorials, Professional Achievement Sheree Cumberlander, Whites Creek High School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1551 -- Memorials, Professional Achievement Josie Archung, The Academy at Opry Mills Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1552 -- Memorials, Professional Achievement Emily Pope, McGavock High School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1553 -- Memorials, Professional Achievement Meredith McGinnis, John Overton High School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1554 -- Memorials, Professional Achievement Andrew Heil, Hillwood High School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1555 -- Memorials, Professional Achievement Kristin Savage Butler, Hillsboro High School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1556 -- Memorials, Professional Achievement LeKethia Sanford, William Henry Oliver Middle Teacher Of The Year. by *Campbell.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1557 -- Memorials, Professional Achievement Lauren Cecil, West End Middle School Teacher Of The Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1558 -- Memorials, Professional Achievement Derek Trent, Two Rivers Middle School Teacher Of The Year. by *Campbell.
- *Senate Joint Resolution No. 1559 -- Memorials, Professional Achievement Judith Whaley, McMurray Middle School Teacher Of The Year. by *Campbell.
- *Senate Joint Resolution No. 1560 -- Memorials, Professional Achievement Bondetta Smith-Agazuma, John Trotwood Moore Middle School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1561 -- Memorials, Professional Achievement Meredith Officer, H.G. Middle School, Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1562 -- Memorials, Professional Achievement Graham Spencer, Goodlettsville Middle School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1563 -- Memorials, Professional Achievement Kathleen Mandrell, DuPont Hadley Middle School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1564 -- Memorials, Professional Achievement Brandy James, Donelson Middle School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1565 -- Memorials, Professional Achievement Bridgit Stone, Bellevue Middle School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1566 -- Memorials, Professional Achievement Tori Gilliard, Westmeade Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1567 -- Memorials, Professional Achievement Jessica Noll, Stanford Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1568 -- Memorials, Professional Achievement Kate Allen, Percy Priest Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1569 -- Memorials, Professional Achievement Megan McCormick, Pennington Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1570 -- Memorials, Professional Achievement Hope Williams, Neely's Bend Elementary School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1571 -- Memorials, Professional Achievement Rachel Boudreau, McGavock Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1572 -- Memorials, Professional Achievement Benjamin Slinkard, May Werthan Shayne Elementary School Teacher of the Year. by *Campbell, *Gilmore.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1573 -- Memorials, Professional Achievement Shari Langhi, Julia Green Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1574 -- Memorials, Recognition Charlee McWhirter, Joelton Elementary School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1575 -- Memorials, Professional Achievement Stacey Mucha, Hickman Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1576 -- Memorials, Professional Achievement Stacy Goodman, Hermitage Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1577 -- Memorials, Professional Achievement Erin Perryman, Harpeth Valley Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1578 -- Memorials, Professional Achievement Morgan Taylor Crawley, Granbery Elementary School Teacher of the Year. by *Campbell, *White, *Haile.
- *Senate Joint Resolution No. 1579 -- Memorials, Professional Achievement Allison Galat, Goodlettsville Elementary School Teacher of the Year. by *Campbell, *Gilmore.
- *Senate Joint Resolution No. 1580 -- Memorials, Recognition Carolyn Loveless, Glendale Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1581 -- Memorials, Professional Achievement Gwenn Fitzpatrick, Gateway Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1582 -- Memorials, Recognition Patti Beasley, DuPont Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1583 -- Memorials, Professional Achievement Kendra McCullough, Crieve Hall Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1584 -- Memorials, Professional Achievement Kimberly Davidson, Amqui Elementary School Teacher of the Year. by *Campbell.
- *Senate Joint Resolution No. 1585 -- Memorials, Recognition Kingsport Chamber of Commerce, 75th anniversary. by *Lundberg.
- *Senate Joint Resolution No. 1586 -- Memorials, Interns Cyrus Jones. by *Southerland.
- *Senate Joint Resolution No. 1587 -- Memorials, Recognition Chattanooga Area Food Bank, 50th anniversary. by *Watson, *Gardenhire.
 - *Senate Joint Resolution No. 1588 -- Memorials, Interns Pierce Bivens. by *Reeves.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

*Senate Joint Resolution No. 1589 -- Memorials, Interns - Jasmine Usmanova. by *Rose.

*Senate Joint Resolution No. 1590 -- Memorials, Public Service - Tipton County Executive Jeff Huffman. by *Rose.

*Senate Joint Resolution No. 1646 -- Memorials, Recognition - Amateur radio operators. by *Crowe.

OBJECTION--CONSENT CALENDAR

Objections were filed to the following on the Consent Calendar:

House Joint Resolution No. 1163: by Rep. Lynn

House Joint Resolution No. 1164: by Rep. Lynn

Under the rules, House Joint Resolution Nos. 1163 and 1164 were placed at the heel of the calendar for April 21, 2022.

Pursuant to **Rule No. 50**, Rep. Zachary moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate Joint Resolutions confirming appointments on the Clerk's desk be substituted for House Joint Resolutions confirming the same appointments, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	92
Noes	Λ

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-92

A motion to reconsider was tabled.

REGULAR CALENDAR

*House Bill No. 757 -- Education, Higher - As introduced, changes, from September 15 to October 1 of each year, the date by which a public institution of higher education operating a hearing center is required to report certain information to the Tennessee higher education commission and the education committees of the house of representatives and senate. - Amends TCA Title 4 and Title 49. by *White. (SB918 by *Bell)

Further consideration of House Bill No. 757, previously considered on April 11, 2022, at which time it was reset for today's Regular Calendar.

On motion, House Bill No. 757 was made to conform with **Senate Bill No. 918**; the Senate Bill was substituted for the House Bill.

Rep. White moved that Senate Bill No. 918 be passed on third and final consideration.

Rep. Moody moved that Education Instruction Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. White moved adoption of House Amendment No. 2 as follows:

Amendment No. 2

AMEND Senate Bill No. 918 by deleting Section 11 and redesignating the subsequent section accordingly.

On motion, House Amendment No. 2 was adopted by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-91

Rep. White moved that **Senate Bill No. 918**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

*Senate Bill No. 136 -- Human Rights - As introduced, enacts the "CROWN Act: Create a Respectful and Open World for Natural Hair" to define race and protective hairstyle for purposes of the Tennessee Human Rights Act. - Amends TCA Title 4, Chapter 21; Title 8; Title 49 and Title 50. by *Akbari, *Gilmore, *Campbell, *Robinson. (HB204 by *Camper, *Parkinson, *Harris, *Hardaway, *Dixie, *Love, *Hakeem, *McKenzie, *Towns, *Miller, *Clemmons, *Thompson, *Cooper)

Further consideration of Senate Bill No. 136, previously considered on April 11, 2022, at which time the House substituted the House Bill for the Senate Bill and adopted House Amendments Nos. 1 and 2 and it was reset for today's Regular Calendar.

Rep. Camper moved that **Senate Bill No. 136**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	50
Noes	29
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Camper, Carringer, Casada, Chism, Clemmons, Cooper, Faison, Freeman, Gillespie, Hakeem, Halford, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Jernigan, Johnson C, Johnson G, Kumar, Littleton, Mannis, Marsh, McKenzie, Miller, Mitchell, Moon, Parkinson, Potts, Powell, Ramsey, Shaw, Stewart, Thompson, Towns, Travis, Vaughan, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--50

Representatives voting no were: Bricken, Calfee, Carr, Cepicky, Cochran, Crawford, Darby, Doggett, Gant, Griffey, Grills, Hall, Haston, Howell, Hulsey, Keisling, Lamberth, Martin, Moody, Reedy, Rudd, Russell, Sexton J, Sherrell, Terry, Todd, Vital, Warner, Weaver--29

Representatives present and not voting were: Boyd, Byrd, Curcio, Eldridge, Garrett, Hurt, Lafferty, Leatherwood, Lynn, Ogles, Powers, Ragan, Rudder, Sparks--14

A motion to reconsider was tabled.

*House Bill No. 2875 -- Jails, Local Lock-ups - As introduced, prohibits a corrections official from using restraints on a prisoner or detainee known to be pregnant, including during labor, transport to a medical facility, delivery, and postpartum, unless the corrections official makes an individualized determination that the prisoner or detainee presents an extraordinary circumstance; establishes other restrictions on the manner in which a pregnant prisoner or detainee may be restrained under certain circumstances. - Amends TCA Title 41. by *Camper, *Chism, *Hardaway, *Dixie, *Love, *Ogles, *Hakeem, *McKenzie, *Towns, *Johnson G, *Miller, *Jernigan, *Clemmons, *Harris, *Cooper, *Powell, *Parkinson, *Thompson, *Ragan. (SB2769 by *Akbari, *Bowling, *Gilmore, *Campbell, *Lamar)

Further consideration of Senate Bill No. 2769, previously considered on April 11, 2022, at which time the adopted House Amendment No. 1 and it was reset for today's Regular Calendar.

On motion, House Bill No. 2875 was made to conform with **Senate Bill No. 2769**; the Senate Bill was substituted for the House Bill.

Rep. Camper moved that Senate Bill No. 2769 be passed on third and final consideration.

Rep. Littleton moved that the House consider House Amendment No. 2 pursuant to **Rule No. 60 (B)**, which motion prevailed by the following vote:

Ayes	93
Noes	n

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

Rep. Littleton moved adoption of House Amendment No. 2 as follows:

Amendment No. 2

AMEND Senate Bill No. 2769 by deleting all language after the caption and substituting:

WHEREAS, the General Assembly recognizes the importance of protecting the life and safety of the unborn baby and the pregnant mother; now, therefore,

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Title 41, Chapter 51, is amended by adding the following new part:

41-51-201. As used in this part:

- (1) "Correctional environment" means a physical location, whether a facility or transport vehicle, in which an inmate must be under custody and control of a correctional officer in accordance with recognized correctional standards:
- (2) "Correctional institution" means a facility under the authority of this state, a county, or a municipal government that has the power to detain or restrain, or both, a person under the laws of this state;
- (3) "Extraordinary circumstance" means that an inmate presents a substantial flight risk or some other extraordinary medical, mental health, or security circumstance;
- (4) "Inmate" means a person incarcerated or detained in a correctional institution who is accused of, convicted of, sentenced for, or adjudicated delinquent for violations of criminal law or the terms and conditions of parole, probation, pretrial release, or a diversionary program;
- (5) "Labor" means the period of time before a birth during which contractions are of sufficient frequency, intensity, and duration to bring about effacement and progressive dilation of the cervix; and
- (6) "Restraints" means a physical or mechanical device used to control the movement of an inmate's body, limbs, or both.

41-51-202.

- (a) Except as provided in subsection (b), beginning on the date on which a pregnancy is known to a law enforcement agency and confirmed by a healthcare professional, an inmate in the custody of a correctional institution must not be placed in restraints.
 - (b) The prohibition under subsection (a) does not apply if:

- (1) An inmate is restrained solely by handcuffs in front of her body during internal escort or at any time outside of the incarceration facility;
 - (2) An appropriate corrections officer makes a determination that:
 - (A) The inmate is an immediate and credible flight risk that cannot reasonably be prevented by other means;
 - (B) The inmate poses an immediate and serious threat of harm to herself, the unborn child, or others that cannot reasonably be prevented by other means; or
 - (C) The custody or classification level of the inmate requires the use of restraints; or
- (3) A healthcare professional responsible for the health and safety of the inmate determines that the use of restraints is appropriate for the medical safety of the inmate or the unborn child.
- (c) If restraints are used pursuant to an exception under subsection (b), only the least restrictive restraints may be used that are necessary to prevent harm to the inmate, unborn child, or others, or to prevent the risk of escape.
 - (d) The exceptions under subsection (b) must not be applied:
 - (1) To place restraints around the ankles, legs, or waist of an inmate who is in labor or delivery;
 - (2) To restrain an inmate's hands behind her back; or
 - (3) To attach an inmate to another inmate.
- (e) If restraints are used on a pregnant inmate in extraordinary circumstances pursuant to subsection (b) that are outside of necessary restrained movement in a correctional environment, the corrections official shall, within seventy-two (72) hours, document in writing the extraordinary circumstances that dictated the use of the restraints to ensure the safety and security of the inmate, the unborn child, the staff of the correctional institution or medical facility, other prisoners or detainees, or the public.
- (f) The commissioner of correction and the sheriffs, superintendents, and jail administrators of each local correctional facility shall require annual training of staff members who transport or supervise female inmates on the requirements of this part.
- (g) All inmates potentially affected by this part must be advised in a separate, clear, and concise writing of the requirements of this part, and of § 41-21-227(h), upon admission to the correctional institution and when known to be pregnant.

(h) Notwithstanding subsection (b), upon the request of a healthcare professional who is responsible for the health and safety of an inmate, a corrections officer must refrain from using restraints on the inmate or must remove restraints used on the inmate.

SECTION 2. This act takes effect July 1, 2022, the public welfare requiring it.

On motion, House Amendment No. 2 was adopted by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-91

Rep. Parkinson moved the previous question, which motion prevailed.

PRESENT IN CHAMBER

Rep. Campbell was recorded as being present in the Chamber.

REGULAR CALENDAR, CONTINUED

Rep. Camper moved that **Senate Bill No. 2769**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	2

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth,

Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--90

Representatives voting no were: Griffey, Sexton J--2

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following members desire to change their original stand from "aye" to "no" on House Amendment No. 2 of **Senate Bill No. 2769** and have this statement entered in the Journal: Reps. Clemmons and G. Johnson.

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 2769** and have this statement entered in the Journal: Rep. Gillespie.

REGULAR CALENDAR, CONTINUED

*House Bill No. 2583 -- Children - As introduced, changes the time period the department of children's services may place a licensed child care agency on probation for not correcting violations after being notified of noncompliance with the laws or regulations governing its operation from not less than 30 days nor more than 60 days to not less than 45 days nor more than 90 days. - Amends TCA Title 37, Chapter 5; Title 39, Chapter 15, Part 4 and Title 71, Chapter 3, Part 5. by *Eldridge, *Hardaway, *Helton, *Howell, *Curcio, *Littleton, *White, *Ragan, *Todd. (SB2748 by *White, *Bailey, *Bowling, *Rose)

On motion, House Bill No. 2583 was made to conform with **Senate Bill No. 2748**; the Senate Bill was substituted for the House Bill.

Rep. Eldridge moved that Senate Bill No. 2748 be passed on third and final consideration.

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hakeem moved the previous question, which motion prevailed.

Rep. Eldridge moved that **Senate Bill No. 2748** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 2748** and have this statement entered in the Journal: Rep. Carringer.

REGULAR CALENDAR, CONTINUED

*House Bill No. 2780 -- Tennessee Bureau of Investigation - As introduced, permits an authorized person, in addition to an agency or organization, to directly access the computer files of the Tennessee crime information center using only names or other identifying data elements to obtain available Tennessee criminal history background information for purpose of background reviews. - Amends TCA Title 38, Chapter 6. by *Eldridge, *Littleton, *Howell. (SB2547 by *Jackson, *Stevens)

On motion, House Bill No. 2780 was made to conform with **Senate Bill No. 2547**; the Senate Bill was substituted for the House Bill.

Rep. Eldridge moved that Senate Bill No. 2547 be passed on third and final consideration.

Rep. Curcio moved adoption of Criminal Justice Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 2547 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 38-6-109, is amended by adding the following as a new subsection:

()

- (1) Notwithstanding another law to the contrary, clerks of court, county clerks, registers of deeds, and county trustees may enter into agreements with a fingerprint vendor that is under contract with the Tennessee bureau of investigation for purposes of providing fingerprint capture services for fingerprint-based background checks permitted by law. An agreement between clerks of court, county clerks, registers of deeds, or county trustees and a fingerprint vendor that is under contract with the Tennessee bureau of investigation must be limited to fingerprint capture services for fingerprint-based background checks permitted by law and processed by the Tennessee bureau of investigation. The terms of an agreement between the fingerprint vendor and clerks of court, county clerks, registers of deeds, or county trustees must not conflict with or negate a contractual obligation that the fingerprint vendor has with the Tennessee bureau of investigation.
- (2) The fingerprint vendor shall provide all fingerprint images captured by the fingerprint vendor pursuant to subdivision ()(1) to the Tennessee bureau of investigation. The bureau shall maintain, preserve, and enter the information into an automated fingerprint identification system (AFIS), if appropriate.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Criminal Justice Committee Amendment No. 1 was adopted.

Rep. Eldridge moved that **Senate Bill No. 2547**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

House Bill No. 1914 -- Election Laws - As introduced, prohibits a person convicted of a felony whose voting rights have not been restored from entering a polling place until such rights

are restored; authorizes a county election commission to adopt a policy to credentialed members of the press for purposes of authorizing credentialed press members to access polling locations and take photographs and videos at such locations. - Amends TCA Title 2, Chapter 7. by *Eldridge, *Gant, *Warner, *Littleton, *Moody, *White. (*SB1822 by *Southerland)

Rep. Eldridge moved that House Bill No. 1914 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1914 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 2-7-103, is amended by deleting subsection (a) and substituting:

(a)

- (1) A person must not be admitted to a polling place while the procedures required by this chapter are being carried out except election officials, voters, persons properly assisting voters, the press, poll watchers appointed under § 2-7-104, and others bearing written authorization from the county election commission.
- (2) A county election commission may adopt a policy to credential members of the press.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Eldridge moved that **House Bill No. 1914**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	70
Noes	20
Present and not voting	

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Campbell S, Carr, Carringer, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--70

Representatives voting no were: Beck, Chism, Clemmons, Cooper, Hakeem, Hardaway, Harris, Hodges, Jernigan, Johnson G, McKenzie, Miller, Mitchell, Parkinson, Potts, Powell, Stewart, Thompson, Towns, Windle--20

Representatives present and not voting were: Freeman--1

A motion to reconsider was tabled.

*House Bill No. 2606 -- Education, Higher - As introduced, requires private institutions of higher education to notify new students of the handgun carry policy of the institution. - Amends TCA Title 49, Chapter 7. by *Gillespie. (SB2843 by *Lundberg)

On motion, House Bill No. 2606 was made to conform with **Senate Bill No. 2843**; the Senate Bill was substituted for the House Bill.

Rep. Gillespie moved that Senate Bill No. 2843 be passed on third and final consideration.

Rep. White moved that Education Administration Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. White moved adoption of Education Administration Committee Amendment No. 2 as follows:

Amendment No. 2

AMEND Senate Bill No. 2843 by deleting the language "authorized under this section" in subsection (b) of Section 30.

On motion, Education Administration Committee Amendment No. 2 was adopted.

Rep. Gillespie moved that **Senate Bill No. 2843**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	/2
Noes	16
Present and not voting	2

Representatives voting aye were: Baum, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Faison, Freeman, Gant, Garrett, Gillespie, Grills, Halford, Hall, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Moon, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Thompson, Todd, Travis, Vaughan, Vital, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--72

Representatives voting no were: Byrd, Chism, Clemmons, Cooper, Griffey, Hakeem, Hardaway, Hodges, Johnson G, Mitchell, Ogles, Potts, Stewart, Towns, Warner, Weaver--16

Representatives present and not voting were: Beck, Powell--2

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 2843** and have this statement entered in the Journal: Rep. Alexander.

REGULAR CALENDAR, CONTINUED

House Bill No. 2343 -- Education - As introduced, requires educator preparation providers approved by the state board of education to require each candidate enrolled in the provider's educator preparation program to successfully complete at least one course each semester on reading instruction in order for the provider to retain state board approval. - Amends TCA Title 49. by *Carringer, *Helton, *Smith, *Cepicky, *Ragan, *Jernigan, *Casada, *Haston, *Sherrell, *Parkinson, *Towns, *Hazlewood, *Moody, *White. (*SB2163 by *Watson, *Bowling, *Crowe, *Gardenhire, *Niceley, *Stevens)

On motion, House Bill No. 2343 was made to conform with **Senate Bill No. 2163**; the Senate Bill was substituted for the House Bill.

Rep. Carringer moved that Senate Bill No. 2163 be passed on third and final consideration.

Rep. White moved that Education Administration Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Carringer moved that **Senate Bill No. 2163** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

House Bill No. 2341 -- Local Education Agencies - As introduced, requires that all school personnel, instead of only teachers, be trained at least once every three years on the detection, intervention, prevention, and treatment of human trafficking in which the victim is a child. - Amends TCA Title 49. by *Carringer, *Helton, *Smith, *Griffey, *Hardaway, *Powell, *Towns, *Hakeem, *Hazlewood, *Littleton, *Vital, *Alexander, *White, *Jernigan, *Miller, *Ragan, *Moody, *Thompson. (*SB1670 by *Gardenhire, *Crowe)

On motion, House Bill No. 2341 was made to conform with **Senate Bill No. 1670**; the Senate Bill was substituted for the House Bill.

Rep. Carringer moved that Senate Bill No. 1670 be passed on third and final consideration.

Rep. White moved adoption of Education Administration Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 1670 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 49-6-3004(c)(1)(B), is amended by deleting the language "each teacher employed by the board" and substituting instead the language "each employee of the LEA who works directly with students in the LEA".
- SECTION 2. Tennessee Code Annotated, Section 49-6-3004(c)(1)(B), is amended by deleting the language "a teacher" and substituting instead the language "an employee" and by deleting "each teacher who" and substituting instead "each employee who".
- SECTION 3. Tennessee Code Annotated, Section 49-6-3004(c)(1)(B), is amended by deleting the language "Beginning with the 2021-2022 school year, each" and substituting instead the language "Each".

SECTION 4. This act takes effect July 1, 2022, the public welfare requiring it, and applies to the 2022-2023 school year, and each school year thereafter.

On motion, Education Administration Committee Amendment No. 1 was adopted.

Rep. Carringer moved that **Senate Bill No. 1670**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--94

A motion to reconsider was tabled.

House Bill No. 2705 -- Tobacco, Tobacco Products - As introduced, authorizes local governments to regulate, including the prohibition of, smoking and the use of vapor products in age-restricted venues; defines the terms "age-restricted venue" and "retail tobacco store" for the purposes of the Prevention of Youth Access to Tobacco, Smoking Hemp, and Vapor Products Act. - Amends TCA Title 5; Title 6; Title 7 and Title 39. by "Carringer, "Sherrell, "Hall, "Byrd, "Ramsey, "Kumar, "Jernigan, "Gillespie, "Freeman, "Helton, "Gant, "Clemmons, "Thompson, "White, "Ragan, "Vital, "Johnson G. ("SB2219 by "Briggs, "Akbari, "Reeves, "Yarbro, "Campbell)

Rep. Carringer moved that **House Bill No. 2705** be reset for the Regular Calendar on April 25, 2022, which motion prevailed.

*House Bill No. 2591 -- Children's Services, Dept. of - As introduced, requires the department to work with the department of human services and private, nonprofit community

partners to establish a network of resources to provide information, assistance, services, and supports to persons from 18 to 24 years of age who are victims of child sex trafficking. - Amends TCA Title 4; Title 37; Title 39; Title 40 and Title 71. by *Littleton, *Griffey, *Hardaway, *Powell, *Towns, *Hakeem, *Sherrell, *Whitson, *White, *Alexander, *Powers, *Miller, *Howell, *Helton. (SB2739 by *White, *Bailey, *Bowling, *Jackson, *Massey, *Rose)

On motion, House Bill No. 2591 was made to conform with **Senate Bill No. 2739**; the Senate Bill was substituted for the House Bill.

Rep. Littleton moved that Senate Bill No. 2739 be passed on third and final consideration.

Rep. Jernigan moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Littleton moved that **Senate Bill No. 2739** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9	94
Noes		. C

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--94

A motion to reconsider was tabled.

*House Bill No. 2592 -- Children's Services, Dept. of - As introduced, requires the department, joint task force on children's justice and child sexual abuse, human trafficking advisory council, and the council of juvenile and family court judges to work together with appropriate public and private groups and organizations, including, but not limited to, Tennessee Counter Trafficking Alliance agencies, to identify and provide services to children who have been sexually abused or trafficked for commercial sex acts. - Amends TCA Title 4; Title 37; Title 39 and Title 40. by *Littleton, *Griffey, *Hardaway, *Powell, *Whitson, *Ragan, *Mannis, *Alexander, *Howell, *Helton, *Miller, *Powers. (SB2740 by *White, *Bailey, *Bowling, *Jackson, *Massey, *Rose)

On motion, House Bill No. 2592 was made to conform with **Senate Bill No. 2740**; the Senate Bill was substituted for the House Bill.

Rep. Littleton moved that Senate Bill No. 2740 be passed on third and final consideration.

Rep. Jernigan moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Littleton moved that **Senate Bill No. 2740** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--94

A motion to reconsider was tabled.

*House Bill No. 677 -- Insurance, Health, Accident - As introduced, requires insurer step therapy protocols for prescription drug coverage to adhere to certain guidelines; requires insurers to provide an exception process for step therapy protocols that meets certain criteria; requires the department of commerce and insurance to promulgate rules. - Amends TCA Title 8; Title 33; Title 53; Title 56; Title 63 and Title 71. by *Hall, *Helton, *Jernigan, *White, *Clemmons, *Ramsey, *Calfee, *Freeman, *Smith, *Camper, *Lamar, *Haston, *Love, *Travis, *Terry, *Rudder, *Sherrell, *Howell, *Littleton, *Alexander, *Powers. (SB1310 by *Hensley, *Lundberg, *Briggs, *Massey, *Swann, *Niceley, *Bowling, *Campbell, *Walley)

On motion, House Bill No. 677 was made to conform with **Senate Bill No. 1310**; the Senate Bill was substituted for the House Bill.

Rep. Hall moved that Senate Bill No. 1310 be passed on third and final consideration.

Rep. Kumar requested that Insurance Committee Amendment No. 1 be placed at the heel of the amendments.

Rep. Hazlewood moved that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 3, as follows:

Amendment No. 3

AMEND Senate Bill No. 1310 by deleting from § 56-7-3502(b) in SECTION 1 the language "shall grant a step therapy exception if" and substituting "shall grant a step therapy exception if one (1) of the following applies".

On motion, Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 3 was adopted.

Rep. Kumar moved that Insurance Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hall moved that **Senate Bill No. 1310**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0
Present and not voting	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-92

Representatives present and not voting were: Curcio--1

A motion to reconsider was tabled.

House Bill No. 2454 -- Obscenity and Pornography - As introduced, redefines "obscene" to include material that has educational value; makes various changes to the internet acceptable use policy LEAs are required to adopt; requires providers of digital and online resources to ensure that users cannot access certain obscene material; requires a local board of education to establish a mechanism for parents, legal guardians, or students to report failures of the technology selected by the LEA to filter, block, or otherwise prevent access to pornography or obscenity through online resources and to submit an annual report to the state board of education regarding same. - Amends TCA Title 39, Chapter 17 and Title 49, Chapter 1. by *Weaver, *Doggett, *Littleton, *Lynn, *Zachary, *Moody, *Crawford, *Powers, *Lafferty, *Cepicky, *Lamberth, *Hulsey, *Rudder, *Haston, *Carringer, *Warner, *Howell, *Rudd, *Griffey, *Sherrell, *Byrd, *Reedy, *Carr, *Ragan, *Helton, *Alexander, *White. (*SB2292 by *Bell)

Rep. Weaver moved that House Bill No. 2454 be passed on third and final consideration.

Rep. White moved adoption of Education Administration Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2454 by deleting all language after the enacting clause and substituting instead:

- SECTION 1. Tennessee Code Annotated, Section 39-17-902, is amended by redesignating subsection (e) as subdivision (e)(1) and adding the following new subdivision (e)(2):
 - (2) The educational justification exception established in subdivision (e)(1) does not apply if the obscene material is possessed by a person with the intent to send, sell, distribute, exhibit, or display the material to a minor.
- SECTION 2. Tennessee Code Annotated, Section 49-1-221(a)(1), is amended by deleting subdivision (C) and substituting:
 - (C) Select technology for the LEA's computers having internet access that will:
 - (i) Filter, block, or otherwise prevent access to pornography or obscenity through online resources; and
 - (ii) Prohibit and prevent a user from sending, receiving, viewing, or downloading materials that are deemed to be harmful to minors, as defined in § 39-17-901;
- SECTION 3. Tennessee Code Annotated, Section 49-1-221, is amended by adding the following as new subsections:

(c)

- (1) A contract between an LEA and a provider of technology for the LEAs computers that is used to comply with subdivision (a)(1)(C) must include a verification that the technology:
 - (A) Prohibits and prevents a user of an LEA computer from sending, receiving, viewing, or downloading materials that are deemed to be harmful to minors, as defined in § 39-17-901; and
 - (B) Filters, blocks, or otherwise prevents access to pornography or obscenity.
- (2) If a provider of technology for LEA computers fails to fulfill the provider's contractual obligations under subdivisions (c)(1)(A) and (B),

then the LEA may withhold further payments, if any, to the provider until the provider's obligations under subdivisions (c)(1)(A) and (B) are fulfilled.

- (3) If a provider of technology for LEA computers fails to fulfill the provider's obligations under subdivisions (c)(1)(A) and (B) for more than five (5) business days, then the LEA may consider the provider's non-compliance a breach of contract.
- (4) As used in this subsection (c), "verification" means a documented attestation by a provider of technology for LEA computers that the provider will fulfill all of the requirements of subdivisions (c)(1)(A) and (B), submitted to the LEA prior to execution of a contractual agreement between the LEA and the provider.
- (d) Each local board of education shall:
- (1) Establish, or contract with a third party to establish, a mechanism for the parent or legal guardian of a student enrolled in the LEA, or a student enrolled in the LEA, to report a failure of the technology selected by the LEA to filter, block, or otherwise prevent access to pornography or obscenity through online resources to the respective school; and
- (2) Submit an annual report to the state board of education on the successes or failures of the technology selected by the LEA to filter, block, or otherwise prevent access to pornography or obscenity through online resources, including the number of reports submitted pursuant to subdivision (d)(1).
- SECTION 4. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are severable.
- SECTION 5. Section 1 of this act takes effect on July 1, 2022, the public welfare requiring it, and applies to offenses occurring on or after that date. All other sections of this act take effect July 1, 2022, the public welfare requiring it, and apply to contracts entered into or renewed on or after that date.

On motion, Education Administration Committee Amendment No. 1 was adopted.

Rep. White moved adoption of Education Administration Committee Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 2454 by deleting Section 3 and substituting:

SECTION 3. Tennessee Code Annotated, Section 49-1-221, is amended by adding the following as a new subsection:

(c)

- (1) A provider of digital or online resources, with which an LEA or a state agency contracts for the provision of digital or online materials created and marketed for kindergarten through grade twelve (K-12) school use, shall:
 - (A) Verify that the digital or online materials do not violate § 39-17-902;
 - (B) Filter, block, or otherwise prevent access to pornography or obscenity through one's use of the digital or online materials:
 - (C) Verify, in writing, that the provider's technology prevents a user from sending, receiving, viewing, or downloading materials that are harmful to minors, as defined in § 39-17-901; and
 - (D) Remove, upon the contracting LEA's or state agency's request, access to digital or online materials for ages or audiences for which the contracting LEA or state agency has determined the material to be age- or audience-inappropriate. A provider must remove access to digital or online materials described in this subdivision (c)(1)(D) within one (1) business day of the provider's receipt of the contracting LEA's or state agency's request, unless the deadline for removal is extended by mutual consent of the contracting parties.
- (2) An LEA or a state agency that contracts for the provision of digital or online materials created and marketed for kindergarten through grade twelve (K-12) school use shall adopt and implement a policy that:
 - (A) Allows a person to file a complaint with the respective LEA or state agency concerning an alleged violation of subdivision (c)(1); and
 - (B) Requires the LEA or state agency to review a complaint as described in subdivision (c)(2)(A) to determine if action is necessary.
- (3) This subsection (c) does not apply to medical resources or archival collections.

On motion, Education Administration Committee Amendment No. 2 was adopted.

Rep. Weaver moved that **House Bill No. 2454**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	74
Noes	. 17

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Moody, Moon, Ogles, Parkinson, Potts, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Sparks, Terry, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--74

Representatives voting no were: Beck, Camper, Chism, Clemmons, Cooper, Hakeem, Hardaway, Harris, Johnson G, McKenzie, Miller, Mitchell, Powell, Shaw, Stewart, Thompson, Towns--17

A motion to reconsider was tabled.

*House Bill No. 457 -- Bail, Bail Bonds - As introduced, authorizes a defendant for whom bail has been set to pay the bail bond with a credit card, debit card, or internet or mobile cash application, in addition to with cash. - Amends TCA Section 40-11-118. by *Thompson, *Harris, *Hardaway, *Johnson G. (SB1472 by *Akbari)

Rep. Thompson moved that House Bill No. 457 be passed on third and final consideration.

Rep. Curcio requested that Criminal Justice Committee Amendment No. 1 be placed at the heel of the amendments.

Rep. Hazlewood requested that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be placed at the heel of the amendments.

Rep. Curcio moved adoption of House Amendment No. 3 as follows:

Amendment No. 3

AMEND House Bill No. 457 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 40-11-118(a), is amended by deleting the subsection and substituting instead the following:

(a)

- (1) Any defendant for whom bail has been set may execute the bail bond and deposit with the clerk of the court before which the proceeding is pending a sum of money in cash equal to the amount of the bail. The clerk may accept a deposit by means of a debit card or mobile cash application and, if the clerk accepts such methods of payment, may charge a fee to pay for any cost charged to the clerk for accepting the applicable method of payment.
- (2) Upon depositing this sum, the defendant shall be released from custody subject to the conditions of the bail bond. Bail shall be set as low as the court determines is necessary to reasonably assure the appearance of the defendant as required.

SECTION 2. This act takes effect July 1, 2022, the public welfare requiring it.

On motion, House Amendment No. 3 was adopted by the following vote:

Ayes	. 92
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

Representatives present and not voting were: Griffey--1

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hazlewood moved that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Thompson moved that **House Bill No. 457**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	70
Noes	18
Present and not voting	

Representatives voting aye were: Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Curcio, Darby, Eldridge, Freeman, Garrett, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks

G, Hicks T, Hodges, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamberth, Leatherwood, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sparks, Stewart, Terry, Thompson, Todd, Travis, Vaughan, Weaver, White, Williams, Windle, Wright, Zachary--70

Representatives voting no were: Alexander, Carringer, Crawford, Doggett, Faison, Gant, Gillespie, Griffey, Grills, Howell, Hulsey, Littleton, Ogles, Rudd, Sexton J, Vital, Warner, Mr. Speaker Sexton--18

Representatives present and not voting were: Campbell S, Sherrell--2

A motion to reconsider was tabled.

*House Bill No. 1689 -- Alcoholic Beverages - As introduced, deletes an expired pilot project related to revocation and suspension of licenses and permits held by liquor-by-the-drink licensees and beer permittees. - Amends TCA Title 57, Chapter 1; Title 57, Chapter 4 and Title 57, Chapter 5. by *Holsclaw, *Johnson C, *Love, *Reedy, *Weaver, *Rudder. (SB1685 by *Briggs)

Rep. C. Johnson moved that House Bill No. 1689 be passed on third and final consideration.

Rep. Keisling moved adoption of State Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1689 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated facility possessing each of the following characteristics:
 - (a) Contains a barn used as an event venue, a loafing barn, a silage shed, suites, and a commercial kitchen;
 - (b) Was founded in 1953 as a family dairy farm and continues to operate as a working farm;
 - (c) Is a facility that is located approximately one (1) mile off of Interstate 24, Exit 76; and

- (d) Is located in a county having a population of not less than three hundred forty-one thousand four hundred (341,400), nor more than three hundred forty-two thousand five hundred (342,500), according to the 2020 federal census or a subsequent federal census;
- (ii) Notwithstanding another law to the contrary, a facility licensed under this subdivision (28)() may:
 - (a) Sell and serve alcoholic beverages and beer for onpremises consumption;
 - (b) Obtain a winery license pursuant to chapter 3 of this title:
 - (c) Obtain a beer manufacturing permit pursuant to chapter 5 of this title;
 - (*d*) Obtain a restaurant license, limited service restaurant license, or catering permit under this chapter; and
 - (e) Conduct public and private events, including, but not limited to, live performances, in an area within the designated premises of the facility;
- (iii) The premises of a facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing. Guests may carry alcoholic beverages and beer sold under a license anywhere on the premises of the facility. If multiple licenses are granted pursuant to this subdivision (28)(), then the designations of the premises may be unenclosed and overlapping; provided, that the premises are located within the facility as herein described;
- (iv) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing, and which may designate areas for unrelated permitted entities. The entire designated premises may be covered under one (1) beer permit issued under chapter 5 of this title or multiple beer permits to other permitted entities. If multiple beer permits are granted pursuant to this subdivision (28)(), then the designations of the premises may be unenclosed and overlapping; provided, that the premises are located within the facility as herein described; and

- (v) A facility licensed under this subdivision (28)() may hold any of the licenses authorized under this subdivision (28)() or may grant a franchise to one (1) or more entities for any or all such licenses;
- SECTION 2. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Operates a historic hotel built in 1909 that has sixteen (16) rooms, that consists of approximately fifteen thousand square feet (15,000 sq. ft.), and for which each room is decorated with unique vintage furniture and artwork;
 - (ii) Is situated on property consisting of approximately one-tenth (1/10th) of an acre;
 - (iii) Serves as an event venue for small gatherings, private dinners, and meetings;
 - (iv) Is located approximately ten (10) blocks from the Tennessee River; and
 - (v) Is located in a county with a population of not less than three hundred sixty-six thousand two hundred (366,200) and not more than three hundred sixty-six thousand three hundred (366,300), according to the 2020 or a subsequent federal census;
- SECTION 3. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - (i) A commercially operated facility that:
 - (a) Is located on at least ten (10) acres;
 - (b) Serves as a venue for weddings, business retreats, meetings, conferences, and events;
 - (c) Is located on property that is bound by Highway 109 North and Cherokee Dock Road and the Cumberland River; and
 - (*d*) Is located in a county having a population of not less than one hundred forty-seven thousand seven hundred (147,700), nor more than one hundred forty-seven thousand eight hundred (147,800), according to the 2020 federal census or a subsequent federal census;
 - (ii) The premises of a facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility, including restaurants,

cabins, lodges, clubhouses, swimming pools, tennis courts, golf courses, paths, and road crossings. A licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing;

- (iii) A facility licensed under this subdivision (28)() may be issued one (1) or more liquor-by-the-drink licenses;
- (iv) A facility licensed under this subdivision (28)() may obtain a license as a caterer under subdivision (6);
- (v) A facility licensed under this subdivision (28)() may hold a license under this subdivision (28)() and subdivision (6), and may grant a franchise right to one (1) or more entities that can hold licenses pursuant to this subdivision (28)(); and
- (vi) A facility licensed under this subdivision (28)() may deliver alcoholic beverages to an area within the licensed premises of the facility;
- SECTION 4. Tennessee Code Annotated, Section 57-4-102(13), is amended by adding the following new subdivision:
 - () "Community theater" also means a facility that:
 - (i) Was established in 1926;
 - (ii) Is situated in a historic building of approximately ten thousand five hundred square feet (10,500 sq. ft.);
 - (iii) Operates a movie theater with a capacity for two hundred (200) patrons that serves as a venue for music, movies, live performances, and similar events;
 - (iv) Operates a restaurant with a seating capacity for fifty (50) patrons;
 - (v) Is currently being restored into a community event center; and
 - (vi) Is located in a county with a population of not less than fifty-six thousand three hundred (56,300) and not more than fifty-six thousand four hundred (56,400), according to the 2020 federal census or a subsequent federal census;
- SECTION 5. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established on June 11, 2021;

- (ii) Is situated on eighteen (18) acres;
- (iii) Has occupancy for twenty-eight (28) guests in the form of eight (8) dome units and two (2) treehouse units;
- (iv) Has a stream traversing the property with two (2) waterfalls and bluff views;
- (v) Offers or has proximity to a spa, kayaking, horseback riding, paragliding, hiking, fishing, and other outdoor activities; and
- (vi) Is located in a county with a population of not less than twenty-eight thousand eight hundred (28,800) and not more than twenty-eight thousand nine hundred (28,900), according to the 2020 federal census or a subsequent federal census;
- SECTION 6. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2001;
 - (ii) Is situated on approximately two and three-quarters (2 3/4) of an acre;
 - (iii) Was fully renovated, including the addition of an outdoor event venue;
 - (iv) Contains a total of approximately thirteen thousand square feet (13,000 sq. ft.);
 - (v) Has restaurant seating for four hundred twenty-five (425) patrons and tent and patio seating for an additional two hundred fifty (250) patrons;
 - (vi) Has two hundred forty-three (243) rooms for lodging on site;
 - (vii) Is an event venue for conferences, weddings, seminars, trade shows, galas, sporting events, depositions, and negotiations;
 - (viii) Offers bus tours to local distilleries, concerts, galas, sporting events, plays, pageants, and rehearsals; and
 - (ix) Is located in a county with a population of not less than fifty-seven thousand eight hundred (57,800) and not more than fifty-seven thousand nine hundred (57,900), according to the 2020 federal census or a subsequent federal census;

SECTION 7. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

() A commercially operated facility that:

- (i) Was established in 2017 and is situated on approximately one hundred twenty (120) acres;
- (ii) Operates a barn, event facilities, food trailer, café, bistro, lounge, festival grounds parking, and rental cabins;
- (iii) Operates a restaurant with a seating capacity for approximately fifty (50) patrons with additional patio and other seating for approximately seventy (70) patrons;
 - (iv) Offers lodging with five (5) rooms and six (6) beds;
- (v) Offers recreational activities such as walking trails, hiking, boating, and other water-related activities on Watauga Lake;
- (vi) Serves as an event venue for weddings, anniversaries, festivals, workshops, and corporate and business retreats and conferences; and
 - (vii) Is located in two (2) counties with populations of:
 - (a) Not less than fifty-six thousand three hundred (56,300) and not more than fifty-six thousand four hundred (56,400), according to the 2020 federal census or a subsequent federal census; and
 - (b) Not less than seventeen thousand nine hundred forty (17,940) and not more than eighteen thousand (18,000), according to the 2020 federal census or a subsequent census;

SECTION 8. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated facility that:
 - (a) Operates a vintage passenger train;
- (b) Is owned and operated by a not-for-profit corporation which has been in existence since 1989;

- (c) Is dedicated to preserving the heritage of rail transport in this state and the central South and whose name honors the former Tennessee Central Railway;
- (d) Is located in a former Tennessee Central Railway master mechanic's office;
- (e) Has a museum which began as an extension of the local division of the National Model Railroad Association and the Cumberland Division SER-NMRA, and that has preserved a collection of passenger cars, cabooses, freight cars, and locomotives, with a staff who works to restore and maintain the collection of equipment;
- (f) Has the capacity to serve food and beverages to visitors and guests;
- (g) Has adequate facilities and equipment for serving passengers, on regular or special schedules, or charter trips, while moving through a county of this state, but not while such passenger train is stopped in a county or municipality that has not legalized such sales; and
- (h) Is located in a county with a metropolitan form of government and a population of not less than five hundred thousand (500,000), according to the 2020 federal census or a subsequent federal census;
- (ii) A train operated by a licensee under this subdivision (28)() may sell and serve alcoholic beverages and beer on the train while both stationary and in motion;
- (iii) A licensee under this subdivision (28)() shall designate the premises to be licensed by the commission by filing a drawing of the premises, and such drawing may be amended by the licensee filing a new drawing; and
- (iv) The premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing;
- SECTION 9. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:

- (i) Was established in 2017 and is situated on property that is approximately fifty (50) acres;
- (ii) Operates a cabin, stage, bathhouse, multiple RV sites, and pavilion;
- (iii) Operates a restaurant that has approximately one thousand square feet (1,000 sq. ft.), with indoor seating for approximately sixteen (16) patrons and patio seating for an additional fifty (50) or more patrons;
- (iv) Serves as a mixed-use venue for concerts, weddings, and festivals:
- (v) Offers recreational activities such as camping, fishing, and kayaking; and
- (vi) Is located in a county with a population of not less than twenty-one thousand (21,000) and not more than twenty-one thousand one hundred (21,100), according to the 2020 federal census or a subsequent federal census;

SECTION 10. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:

()

- (i) A commercially operated marina that:
- (a) Was established in 1950 on more than two hundred twenty (220) acres on Center Hill Lake;
- (b) Contains fifteen (15) cabins, more than five hundred (500) wet slips, more than seventy (70) personal watercraft wet slips, and a restaurant with indoor seating for more than seventy (70) patrons and outdoor seating for more than seventy (70) patrons; and
- (c) Is located in a county having a population of not less than twenty thousand (20,000) and not more than twenty thousand one hundred (20,100), according to the 2020 federal census or a subsequent federal census;
- (ii) The premises of any facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. A licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing; and
- (iii) Notwithstanding a provision of chapter 5 of this title to the contrary, the premises of any facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility.

The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title;

SECTION 11. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

- () A commercially operated facility that:
- (i) Was established in 2021 and is situated on approximately two hundred eighty (280) acres;
- (ii) Operates a clubhouse of approximately ten thousand square feet (10,000 sq. ft.), a spa of approximately five thousand square feet (5,000 sq. ft.), and an observatory;
 - (iii) Operates fourteen (14) cabins and six (6) hotel rooms;
- (iv) Serves as an event venue for private corporate events, weddings, and similar events;
- (v) Offers access to hiking, fishing, off-road and trail sports, yoga, and pickleball; and
- (vi) Is located in a county with a population of not less than seventeen thousand nine hundred (17,900) and not more than seventeen thousand nine hundred thirty-five (17,935), according to the 2020 federal census or a subsequent federal census;
- SECTION 12. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2017;
 - (ii) Is situated on approximately one hundred forty (140) acres;
 - (iii) Is a registered century farm by remaining under the ownership of the family who established the farm;
 - (iv) Is a venue for weddings, corporate events, holiday parties, military balls, banquets, and similar events;
 - (v) Operates a climate-controlled building and kitchen prep area for catering that consists of approximately five thousand four hundred forty-nine square feet (5,449 sq. ft.); and

- (vi) Is located in a county with a population of not less than two hundred twenty thousand (220,000) and not more than two hundred twenty thousand one hundred (220,100), according to the 2020 federal census or a subsequent federal census:
- SECTION 13. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - (i) A commercially operated facility that:
 - (a) Was established in 2022 as a venue for music, weddings, and other events, with seating for more than six hundred (600) patrons, a commercial kitchen, and an outdoor patio;
 - (b) Contains a structure with approximately eighteen thousand square feet (18,000 sq. ft.) of space on real property that is greater than one (1) acre; and
 - (c) Is located adjacent to a public library and a historic train station in a county having a metropolitan form of government and a population of greater than six hundred thousand (600,000), according to the 2020 federal census or a subsequent federal census;
 - (ii) The premises of a facility licensed under this subdivision (28)() means any and all of the property that constitutes the facility, including all enclosed and outdoor areas of the property. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing;
 - (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility described under this subdivision (28)() means, for the purpose of obtaining a beer permit, any and all of the property that constitutes the facility, including all enclosed and outdoor areas of the property. The beer permittee shall designate the premises to be licensed by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing;
 - (iv) The facility may also apply for catering licenses from the commission and municipal beer board. Subject to notice requirements for catered events, the facility may cater on a periodic or regular basis to the nonprofit corporation that operates the historic train station adjacent to the premises of the facility; and
 - (v) The facility shall provide periodic security for the entire licensed premises;
- SECTION 14. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:

- (i) Is located on a private, residential development with frontage on Del Rio Pike;
 - (ii) Is owned and operated by a for-profit entity;
- (iii) Is situated in a geographical area wholly controlled by the owner of the facility and having not less than five hundred (500) acres of contiguous land;
- (iv) Contains on its premises not less than forty (40) residential single-family dwellings;
- (v) Maintains a recreational area on the premises that offers within the recreational area of the premises five (5) or more of the following:
 - (a) An equestrian center;
 - (b) A communal gathering house with a full-service restaurant and bar area that is open five (5) days per week for the serving of food and beverages only to members and to the guests of members;
 - (c) Racquet sport facilities;
 - (d) A spa;
 - (e) A fitness and wellness center;
 - (f) Large organic gardens;
 - (g) Swimming pools;
 - (h) Lakes for swimming, paddle boarding, kayaking, and fishing;
 - (i) Frontage along the Harpeth River;
 - (j) Trails for hiking or horseback riding, or both; and
 - (k) Overnight accommodations for non-resident members;
- (vi) Is located in a county with a population of not less than two hundred forty-seven thousand seven hundred (247,700) and not more than two hundred forty-seven thousand eight hundred (247,800); and
- (vii) If the facility is constructed in phases, may sell or serve alcoholic beverages and beer on its premises during all phases of

construction; provided, that there is a secure location on the premises for the receipt and storage of alcoholic beverages and beer and that a plan is submitted to the commission detailing the phases for the construction of all facility amenities;

- SECTION 15. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 1965, is situated on approximately three hundred thirty (330) acres, and was recognized as a national natural landmark in 1974;
 - (ii) Operates a historic cave system developed for tourism;
 - (iii) Offers boat rides on an underground lake that is the largest underground lake in North America;
 - (iv) Operates campgrounds both above ground and below ground that can accommodate over two hundred (200) patrons;
 - (v) Operates a restaurant with seating for approximately seventyfive (75) patrons, with additional patio seating for approximately one hundred fifty (150) patrons; and
 - (vi) Is located in a county with a population of not less than forty-six thousand two hundred (46,200) and not more than forty-six thousand three hundred (46,300), according to the 2020 federal census or a subsequent federal census;
- SECTION 16. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2021;
 - (ii) Operates a restaurant with a seating capacity for ninety-nine (99) patrons;
 - (iii) Offers both dining in and carryout food service;
 - (iv) Is located within eight hundred feet (800') of Canterbury Lake and approximately six thousand four hundred feet (6,400') west of an eighteen-hole championship golf course; and
 - (v) Is located in a county with not less than sixty-one thousand one hundred (61,100) and not more than sixty-one thousand two hundred

- (61,200), according to the 2020 federal census or a subsequent federal census:
- SECTION 17. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2021, that is situated on approximately seven hundred seventy-three (773) acres, and that is intended to serve as a unique motorsports and entertainment destination;
 - (ii) Operates or will develop a race track, clubhouse, restaurant, motor lodge, lodging, retail space, campgrounds, amphitheater, and vineyard;
 - (iii) Serves as an entertainment venue for racing events for both cars and motorcycles, weddings, corporate retreats and events, parties, festivals, and concerts; and
 - (iv) Is located in a county with a population of not less than sixty-one thousand one hundred (61,100) and not more than sixty-one thousand two hundred (61,200), according to the 2020 federal census or a subsequent federal census;
- SECTION 18. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2007;
 - (ii) Operates a timber frame barn consisting of three thousand six hundred square feet (3,600 sq. ft.), an event barn consisting of five thousand one hundred square feet (5,100 sq. ft.), and a stone manor house built in 1935 that is used as an event venue consisting of three thousand seven hundred square feet (3,700 sq. ft.);
 - (iii) Offers on-site catering;
 - (iv) Has restaurant seating capacity for four hundred (400) patrons, patio seating for six hundred (600) patrons, and concert seating for one thousand two hundred (1,200) patrons;
 - (v) Offers lodging with ten (10) rooms and fifteen (15) beds;
 - (vi) Serves as an event venue for local charity fundraisers, weddings, concerts, music festivals, and car and truck rallies; and

(vii) Is located in a county with a population of not less than sixty-one thousand one hundred (61,100) and not more than sixty-one thousand two hundred (61,200), according to the 2020 federal census or any subsequent federal census;

SECTION 19. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated marina that:
- (a) Was established in 1989 on more than ninety (90) acres on or contiguous to Center Hill Lake:
 - (b) Operates more than two hundred ninety (290) boat slips;
- (c) Operates cabins and campsites for rent with electricity, water, and fiber internet access;
- (*d*) Operates an outdoor pavilion as an event venue with seating for at least forty (40) patrons;
- (e) Operates a restaurant with indoor seating for at least twenty-five (25) patrons and outdoor seating for at least thirty-five (35) patrons, and a store with gas pumps;
- (f) Operates a marina store with gas pumps, a children's playground, pavilion, canvas boat repair shop, and boat launch;
- (g) Offers camping, kayaking, boating, and yoga, and offers for rent houseboats, fishing boats, pontoon boats, kayaks, and water sport vehicles; and
- (h) Is located in a county having a population of not less than twenty thousand (20,000) and not more than twenty thousand one hundred (20,100), according to the 2020 federal census or a subsequent federal census:
- (ii) The premises of a facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. A licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing; and
- (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee

filing a new drawing. The entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title;

SECTION 20. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:

- (i) A commercially operated recreational facility that:
- (a) Has at least two hundred (200) members regularly paying dues;
- (b) Is organized and operated to offer a club environment to members for learning and networking, where members receive access to amenities and access to multiple locations across the United States of America;
- (c) From time to time welcomes non-members to the property for community engagement events;
- (d) Is located on a property located at the site of a former YMCA, located within one (1) mile of a historic railway station, has seven (7) hotel rooms for guest sleeping accommodations, and provides to its members a seasonally available pool of no less than one thousand seven hundred square feet (1,700 sq. ft.) in size, a restaurant, a fitness facility, and weekly recreational programs; and
- (e) Is located in a county having a population of not less than three hundred sixty-six thousand two hundred (366,200) nor more than three hundred sixty-six thousand three hundred (366,300), according to the 2020 federal census or a subsequent federal census; and
- (ii) The premises of the facility includes all floors of each building constituting the facility, whether contiguous or not and connected through stairwells and elevators; the rooftop area; and each area within the building designated by the facility in its application for licensure for consumption of alcoholic beverages on the premises;
- SECTION 21. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - (i) A commercially operated recreational facility that:
 - (a) Has at least two hundred (200) members regularly paying dues;
 - (b) Is organized and operated to offer a club environment to members for learning and networking, where members receive access to amenities and access to multiple locations across the United States of America:

- (c) From time to time welcomes non-members to the property for community engagement events;
- (*d*) Is located on a property that is the site of a historic church that has a cornerstone that reads "1925" and a second cornerstone that reads "1936," and provides to its members a seasonally available pool of no less than one thousand square feet (1,000 sq. ft.), a restaurant, and weekly recreational programs; and
- (e) Is located in a county having a metropolitan form of government and a population of not less than five hundred thousand (500,000), according to the 2020 federal census or a subsequent federal census; and
- (ii) The premises of the facility includes all floors of each building constituting the facility, whether contiguous or not and connected through stairwells and elevators; the rooftop area; and each area within the building designated by the facility in its application for licensure for consumption of alcoholic beverages on the premises;
- SECTION 22. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated recreational facility that:
 - (i) Has at least two hundred (200) members regularly paying dues:
 - (ii) Is organized and operated to offer a club environment to members, where members receive access to amenities;
 - (iii) From time to time welcomes non-members to the property for community engagement events;
 - (iv) Is located on a property that is the site of a historic railway station and provides to its members a seasonally available pool of no less than one thousand square feet (1,000 sq. ft.) in size and weekly recreational programs; and
 - (v) Is located in a county having a population of not less than four hundred seventy-eight thousand nine hundred (478,900) nor more than four hundred seventy-nine thousand (479,000), according to the 2020 federal census or a subsequent federal census;
- SECTION 23. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated facility that:

- (i) Was established in 2022 on approximately one hundred eleven (111) acres with a house representative of Italianate architecture that is on the national register of historic places and barns that were built in the 1860s:
- (ii) Contains a restaurant with seating for approximately seventy-five (75) patrons, a ballroom with space for approximately two hundred forty (240) guests, a terrace with space for approximately seventy-five (75) guests, a conservatory with space for approximately fifty (50) guests, and a granary and tobacco barn each with space for approximately one hundred (100) guests;
- (iii) Is used for private corporate events, political fundraisers, weddings, concerts, and other events; and
- (iv) Is located on a scenic highway in a county having a population of not less than seventy-two thousand eight hundred (72,800) and not more than seventy-two thousand nine hundred (72,900), according to the 2020 federal census or a subsequent federal census;
- SECTION 24. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Operates a restaurant and bar that is approximately six thousand four hundred sixty-five square feet (6,465 sq. ft.), and that seats approximately one hundred forty-four (144) patrons, and has additional patio seating for approximately eighty-six (86) patrons;
 - (ii) Serves as an event venue for weddings, class events, reunions, parties, and similar events;
 - (iii) Offers karaoke, live music, and other activities;
 - (iv) Is located less than three (3) miles from Center Hill Lake and close to hiking trails and waterfalls; and
 - (v) Is located in a county with a population of not less than twenty thousand (20,000) and not more than twenty thousand one hundred (20,100), according to the 2020 federal census or a subsequent federal census;
- SECTION 25. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated facility that:

- (i) Consists of an industrial building dating to the 1940s that has been renovated to contain approximately two thousand square feet (2,000 sq. ft.) and a backyard area featuring a stage for performing arts;
- (ii) Has equipment to brew beer and coffee and seating for at least fifty (50) patrons inside and at least two hundred (200) patrons in the backyard area;
- (iii) Offers craft-centered classes and hosts various community events; and
- (iv) Is located in a county having a population of not less than twenty-one thousand (21,000) and not more than twenty-one thousand one hundred (21,100), according to the 2020 federal census or a subsequent federal census;

SECTION 26. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, State Government Committee Amendment No. 1 was adopted.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 1689 by inserting the following new sections immediately preceding the last section and renumbering the last section accordingly:

SECTION ___. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated facility that:
- (a) Is owned and operated by a not-for-profit corporation that has been in existence since 1953:
- (b) Is organized and operated to offer a club environment to members, where members receive access to amenities;
- (c) Has at least two hundred fifty (250) dues-paying members;
- (d) From time to time welcomes non-members to the property for special events such as weddings, community engagement events hosted or sponsored by its members, and, in certain circumstances, non-members;

- (e) Has a restaurant with indoor and outdoor seating, including a separate bar area, enclosed pavilion with an outdoor pavilion patio, and pool, with a total seating capacity of over three hundred (300) persons;
- (f) Has indoor and outdoor spaces for events, a basketball court, and tennis courts;
- (g) Has a full-service marina available to its members and their guests with at least one hundred (100) wet slips that would accommodate boats with beds and bathrooms, eighty (80) dry slips in a dry stack building, a guest dock, and a fuel dock with direct access to Old Hickory Lake;
 - (h) Is situated on approximately sixty-three (63) acres; and
- (i) Is located in a county having a population of not less than one hundred forty-seven thousand (147,000) and not more than one hundred forty-eight thousand (148,000), according to the 2020 federal census or a subsequent federal census;
- (ii) The premises of the facility licensed under this subdivision) means any or all of the property that constitutes the facility. including all indoor and outdoor areas of the premises. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee by submitting a subsequent, amended drawing. Members and guests may carry alcoholic beverages and beer sold by the licensee anywhere on the premises of the facility. If multiple licenses or beer permits are granted pursuant to this subdivision (28)(), or another chapter of this title, then the designations of premises may be overlapping; provided, that the premises are located within the facility as herein described. In addition, the facility may offer to members secure wine lockers for the storage of bottles of wine; provided, that the design and plan for wine lockers is approved by the commission. If approved by the commission, wine lockers may only be used to store wine. For bottles of wine brought onto the premises by a member or guest, the licensee may charge a corkage fee for opening the bottle and the provision of glassware;
- (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility, including all indoor and outdoor areas of the premises. The beer permittee shall designate the premises to be permitted by filing a drawing of the premises, which may be amended by the permittee by submitting a subsequent, amended drawing. Members and guests may carry alcoholic beverages and beer sold by the licensee anywhere on the premises of the facility. If multiple licenses or beer permits are granted pursuant to

this subdivision (28)() or another chapter of this title, then the designations of premises may be overlapping; provided, that the premises are located within the facility as herein described; and

(iv) A facility licensed under this subdivision (28)() may hold any of the licenses authorized under this subdivision (28)() and a beer permit, or may grant a franchise to one (1) or more entities for any or all such licenses or beer permits. The facility may also contract with a third party for the management of all or part of the facility's food and beverage operations and service and compensate the third party with all or a percentage of the sales profits resulting from the sale of alcoholic beverages and beer;

SECTION ___. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

- () A commercially operated facility that:
- (i) Was established in 2003, is situated on approximately five and one-half (5.5) acres, and contains approximately five thousand eight hundred square feet (5,800 sq. ft.);
- (ii) Operates a hand-hewn lodge with four (4) units in addition to twelve (12) cabins that serve as vacation rentals;
- (iii) Operates a barn, restaurant, golf course, campground, bar and tavern, multiple fire pits, pool, hot tub, and pool house;
- (iv) Serves as an event venue, including, but not limited to, hosting weddings, live music, festivals, reunions, retreats, parties, conferences, receptions, and craft shows, and can accommodate up to one hundred fifty (150) guests;
- (v) Offers soccer, cornhole, volleyball, badminton, croquet, swimming, and hiking; and
- (vi) Is located in a county with a population of not less than six thousand one hundred (6,100) and not more than six thousand two hundred (6,200), according to the 2020 federal census or a subsequent federal census;
- SECTION __. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - (i) A commercially or privately operated facility that:
 - (a) Is located within five (5) miles of the Great Smoky Mountains National Park, containing a minimum area of three hundred (300) contiguous acres that is accessible from U.S. Highway 321;

- (b) Has an information and sales center or general store, public access walking trails, at least sixteen (16) treehouses available for rent, and a trout fishing creek running adjacent to and thru the property;
- (c) Does not discriminate against any patron based on age, gender, race, religion, or national origin; and
- (*d*) Is located within a county having a population of not less than ninety-eight thousand three hundred (98,300) and not more than ninety-eight thousand four hundred (98,400), according to the 2020 federal census or a subsequent federal census;
- (ii) The premises of a facility licensed under this subdivision 28() means any or all of the property that constitutes the facility, including but not limited to clubhouses, restaurants, gift and pro shops, marinas, swimming pools, tennis courts, golf courses, paths, and road crossings. A licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing; and
- (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility described under this subdivision (28)() means, for the purpose of obtaining a beer permit, any and all of the property that constitutes the facility, including but not limited to, clubhouses, restaurants, gift and pro shops, marinas, swimming pools, tennis courts, golf courses, paths, and road crossings. The beer permittee shall designate the premises to be licensed by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing;

SECTION ___. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:

- () A commercially operated facility that:
 - (i) Was established in 1913 on the banks of the Red River;
- (ii) Contains an eighteen-hole golf course, clubhouse with more than twenty thousand square feet (20,000 sq. ft.), at least two (2) maintenance sheds, tennis courts, and a pool with a pool house;
- (iii) Serves as a venue for social events, birthdays, hail and farewell events, and other community events; and
- (iv) Is located in a county having a population of not less than two hundred twenty thousand (220,000) and not more than two hundred twenty thousand one hundred (220,100), according to the 2020 federal census or a subsequent federal census;

SECTION ___. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:

- () A commercially operated marina that:
- (i) Was established in 1971 on approximately twenty-two (22) acres on Lake Barkley;
- (ii) Contains an outdoor café and entertainment venue with a stage and a commercial kitchen;
- (iii) Has at least two (2) cabins and multiple recreational vehicle campsites for rent and hosts fishing tournaments; and
- (iv) Is located in a county having a population of not less than thirteen thousand six hundred (13,600) and not more than thirteen thousand seven hundred (13,700), according to the 2020 federal census or a subsequent federal census;

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Hall moved adoption of House Amendment No. 3 as follows:

Amendment No. 3

AMEND House Bill No. 1689 by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ___. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

- (i) A commercially operated facility that:
- (a) Was founded in 1993, and that operates a museum, cultural center, and courtyard, with the museum and cultural center consisting of approximately nineteen thousand square feet (19,000 sq. ft.);
- (b) Has a capacity for approximately seven hundred (700) patrons;
- (c) Serves as an event venue for concerts, festivals, private events, fundraisers, weddings, theatrical performances, community events, private parties, and similar events; and
- (d) Is located in a county with a population of not less than one hundred eight thousand six hundred (108,600) and not more than one hundred eight thousand seven hundred (108,700), according to the 2020 federal census or a subsequent federal census;

- (ii) Notwithstanding another law to the contrary, a facility licensed under this subsection (28)() may:
 - (a) Conduct public or private events or functions in any area within the facility for the purpose of selling, serving, or giving away alcoholic beverages or beer to guests and patrons attending such events;
 - (b) Seek an additional license as a restaurant, limited service restaurant, or caterer under this chapter;
 - (c) Conduct, or have conducted by means of granting a franchise or otherwise, catered events within any area of the facility; and
 - (d) Operate, or have operated by means of granting a franchise or otherwise, a restaurant or limited service restaurant at the premises of the facility to sell prepared food and alcoholic beverages and beer to guests and patrons;
- (iii) The premises of a facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing, and which may designate areas for unrelated licensed entities. The entire designated premises may be covered under one (1) license issued under this subdivision (28)(), under multiple licenses pursuant to the franchise authority granted by this subdivision (28)(), or under multiple licenses issued under this chapter to other unrelated licensed entities. If multiple licenses are granted pursuant to this subdivision (28)() or otherwise under chapter 4 of this title, then the designations of the premises may be unenclosed and overlapping; provided, that the premises are located within the facility as herein described; and
- (iv) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing, and which may designate areas for unrelated permitted entities. The entire designated premises may be covered under one (1) beer permit issued under chapter 5 of this title or multiple beer permits to other permitted entities. If multiple beer permits are granted pursuant to this subdivision (28)(), then the designations of the premises may be unenclosed and overlapping; provided, that the premises are located within the facility as herein described;

On motion, House Amendment No. 3 was adopted by the following vote:

Ayes	73
Noes	13
Present and not voting	5

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Camper, Carr, Carringer, Casada, Chism, Clemmons, Cooper, Curcio, Darby, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Littleton, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moon, Parkinson, Potts, Powell, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Stewart, Terry, Thompson, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright--73

Representatives voting no were: Byrd, Cepicky, Cochran, Crawford, Doggett, Grills, Haston, Lynn, Moody, Rudd, Sexton J, Todd, Zachary--13

Representatives present and not voting were: Campbell S, Leatherwood, Ogles, Powers, Sparks--5

Rep. Windle moved adoption of House Amendment No. 4 as follows:

Amendment No. 4

AMEND House Bill No. 1689 by inserting the following new section immediately preceding the last section and renumbering the last section accordingly:

SECTION __. Tennessee Code Annotated, Section 57-4-102(28)(GGGGG)(i), is amended by deleting subdivision (e).

On motion, House Amendment No. 4 was adopted by the following vote:

Ayes	74
Noes	12
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Camper, Carr, Carringer, Casada, Chism, Clemmons, Cooper, Crawford, Curcio, Darby, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Littleton, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moon, Parkinson, Potts, Powell, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Stewart, Terry, Thompson, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright--74

Representatives voting no were: Byrd, Cepicky, Cochran, Doggett, Grills, Haston, Lynn, Moody, Rudd, Sexton J, Todd, Zachary--12

Representatives present and not voting were: Campbell S, Leatherwood, Ogles, Powers, Sparks--5

Rep. C. Johnson moved that **House Bill No. 1689**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	74
Noes	12
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Camper, Carr, Carringer, Casada, Chism, Clemmons, Cooper, Crawford, Curcio, Darby, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Helton, Hicks G, Hicks T, Hodges, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moon, Parkinson, Potts, Powell, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Stewart, Terry, Thompson, Towns, Travis, Vaughan, Vital, Warner, Weaver, Williams, Windle, Wright, Mr. Speaker Sexton--74

Representatives voting no were: Byrd, Cepicky, Cochran, Doggett, Grills, Haston, Moody, Ogles, Rudd, Sexton J, Todd, Zachary--12

Representatives present and not voting were: Campbell S, Leatherwood, Powers, Sparks, White--5

A motion to reconsider was tabled.

*House Bill No. 1852 -- Pensions and Retirement Benefits - As introduced, allows TCRS members who served in the armed forces during certain periods of armed conflict to establish retirement credit for the military service under certain conditions. - Amends TCA Section 8-34-605. by *Boyd, *Griffey, *Doggett, *Rudd, *Moody, *Ragan, *Lamberth, *Moon, *Williams, *Crawford, *Russell, *Gant, *Zachary, *Faison, *Carr, *Travis, *Haston, *Towns, *Sherrell, *Calfee, *Mannis, *Stewart, *Parkinson, *Hall. (SB2057 by *Haile)

Rep. Boyd moved that **House Bill No. 1852** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller,

Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--94

A motion to reconsider was tabled.

*House Bill No. 2165 -- Criminal Procedure - As introduced, increases, from 90 to 120 days of receipt by the department of correction of a valid judgment of conviction, the time within which the department must notify the victim witness coordinator of the county of conviction of the currently scheduled parole hearing date when the inmate will be eligible for parole consideration. - Amends TCA Title 39 and Title 40. by *Lamberth, *Gant, *Doggett, *Hardaway, *Ragan, *Littleton, *Alexander, *Whitson, *Moody. (SB2415 by *Johnson, *Stevens)

On motion, House Bill No. 2165 was made to conform with **Senate Bill No. 2415**; the Senate Bill was substituted for the House Bill.

Rep. Doggett moved that Senate Bill No. 2415 be passed on third and final consideration.

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Doggett moved that **Senate Bill No. 2415** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

*House Bill No. 2096 -- Welfare - As introduced, requires the department of human services to obtain authorization from the general assembly before seeking, applying for, accepting, or renewing a waiver of work requirements under the federal Supplemental Nutrition Assistance Program; prohibits the department from exercising the state's option to provide an exemption from work requirements pursuant to the program; requires the department to assign all individuals subject to the program's work requirements to an employment and training

program. - Amends TCA Title 71. by *Lamberth, *Griffey, *Sherrell, *Todd, *Ragan, *White, *Moody, *Vital, *Alexander, *Littleton. (SB2071 by *Johnson, *Bailey, *Bowling, *Jackson, *Pody, *Rose, *Stevens, *Walley, *White)

On motion, House Bill No. 2096 was made to conform with **Senate Bill No. 2071**; the Senate Bill was substituted for the House Bill.

Rep. Lamberth moved that Senate Bill No. 2071 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hazlewood moved that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Lamberth moved that **Senate Bill No. 2071** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Eldridge, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-91

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "no" on **Senate Bill No. 2071** and have this statement entered in the Journal: Rep. Clemmons.

REGULAR CALENDAR, CONTINUED

*House Bill No. 2212 -- Criminal Procedure - As introduced, permits a judge to issue a criminal summons, instead of an arrest warrant, for a technical violation of probation or a suspended sentence. - Amends TCA Title 40. by *Russell, *Hardaway, *Carr, *Ragan, *Howell. (SB2632 by *Niceley)

On motion, House Bill No. 2212 was made to conform with **Senate Bill No. 2632**; the Senate Bill was substituted for the House Bill.

Rep. Russell moved that Senate Bill No. 2632 be passed on third and final consideration.

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Russell moved that **Senate Bill No. 2632** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-92

A motion to reconsider was tabled.

*House Bill No. 2911 -- Polk County - Subject to local approval, increases number of persons serving on the board of education from nine to 10 members. - Amends Chapter 118 of the Private Acts of 2002. by *Howell, *White. (SB2929 by *Bell)

Rep. Howell moved that House Bill No. 2911 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2911 by adding the following at the end of SECTION 4:

The process for filling vacancies in county offices under Tennessee Code Annotated § 5-1-104 shall govern the initial election for the two-year term in District 4.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Howell moved that **House Bill No. 2911**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

*House Bill No. 2461 -- Education - As introduced, allows a student whose parent or legal guardian provides documentation evidencing the student's need for additional time to complete a TCAP test or benchmark assessment to receive up to 25 minutes of additional test time; requires the state board of education to promulgate rules to establish the grounds and requirements for a student to receive the additional test time. - Amends TCA Title 49, Chapter 6. by *Rudder, *Cepicky, *Weaver, *Griffey, *Carr, *Helton, *Jernigan, *Moody, *Littleton, *Hazlewood, *Thompson. (SB2363 by *Bowling)

On motion, House Bill No. 2461 was made to conform with **Senate Bill No. 2363**; the Senate Bill was substituted for the House Bill.

Rep. Rudder moved that Senate Bill No. 2363 be passed on third and final consideration.

Rep. Moody moved that Education Instruction Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Rudder moved that **Senate Bill No. 2363** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	Λ

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd,

Rudder, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

House Bill No. 1781 -- Sunset Laws - As introduced, extends the bureau of TennCare within the department of finance and administration to June 30, 2026. - Amends TCA Title 4, Chapter 29 and Title 71. by *Ragan, *Hardaway. (*SB1700 by *Roberts, *Crowe)

On motion, House Bill No. 1781 was made to conform with **Senate Bill No. 1700**; the Senate Bill was substituted for the House Bill.

Rep. Ragan moved that Senate Bill No. 1700 be passed on third and final consideration.

Rep. Reedy moved adoption of Government Operations Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 1700 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 4-29-243(a), is amended by deleting subdivision (9).
- SECTION 2. Tennessee Code Annotated, Section 4-29-245(a), is amended by inserting the following as a new subdivision:
 - () Bureau of TennCare within the department of finance and administration, pursuant to Executive Order No. 23 on October 19, 1999;
- SECTION 3. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Government Operations Committee Amendment No. 1 was adopted.

Rep. Ragan moved that **Senate Bill No. 1700**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty,

Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

House Bill No. 1782 -- Sunset Laws - As introduced, extends the consumer advocate division in the office of the attorney general and reporter to July 1, 2023. - Amends TCA Title 4, Chapter 29 and Title 65. by *Ragan, *Hardaway, *Griffey. (*SB1701 by *Roberts)

Rep. Ragan moved that House Bill No. 1782 be passed on third and final consideration.

Rep. Reedy moved adoption of Government Operations Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1782 by deleting SECTION 2 and substituting the following:

SECTION 2. Tennessee Code Annotated, Section 4-29-245(a), is amended by inserting the following as a new subdivision:

() Consumer advocate division in the office of the attorney general and reporter, created by § 65-4-118;

On motion, Government Operations Committee Amendment No. 1 was adopted.

Rep. Ragan moved that **House Bill No. 1782**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	84
Noes	7

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin, McKenzie, Miller, Moody, Moon, Ogles, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Thompson, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--84

Representatives voting no were: Clemmons, Harris, Johnson G, Mitchell, Parkinson, Stewart, Towns--7

A motion to reconsider was tabled.

House Bill No. 1018 -- Handgun Permits - As introduced, requires the department of safety to conduct a name-based criminal history record check every four years after a person is issued a concealed handgun carry permit; permits the department to revoke the permit if the person is ineligible to possess a firearm; implements a \$50 fee for renewal of the permit. - Amends TCA Title 39, Chapter 17, Part 13. by *Halford, *Hardaway, *Powell, *Ragan, *Jernigan, *White. (*SB890 by *Massey)

Rep. Halford moved that House Bill No. 1018 be passed on third and final consideration.

Rep. Jernigan moved adoption of Civil Justice Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1018 by deleting the effective date section and substituting instead the following:

SECTION 3. This act takes effect July 1, 2022, the public welfare requiring it.

On motion, Civil Justice Committee Amendment No. 1 was adopted.

Rep. Halford moved that **House Bill No. 1018**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	78
Noes	12
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Calfee, Campbell S, Carr, Carringer, Casada, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Hakeem, Halford, Hall, Hardaway, Harris, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Shaw, Sherrell, Sparks, Stewart, Thompson, Todd, Towns, Travis, Vaughan, Vital, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--78

Representatives voting no were: Byrd, Cepicky, Doggett, Hurt, Lafferty, Moody, Rudd, Sexton J, Terry, Warner, Weaver, Windle--12

Representatives present and not voting were: Haston--1

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following members desire to change their original stand from "aye" to "no" on **House Bill No. 1018** and have this statement entered in the Journal: Reps. Powers, Hall and Ragan.

REGULAR CALENDAR, CONTINUED

House Bill No. 2860 -- Criminal Offenses - As introduced, creates the Class C misdemeanor of restraining a dog with a chain, cord, tether, cable, or similar device while a disaster is imminent or occurring; states that a person is not subject to prosecution for a violation unless the person has previously received a warning citation for a violation. - Amends TCA Title 39 and Title 44, Chapter 17. by *Kumar, *Hawk, *Griffey, *Johnson G, *Whitson, *Jernigan. (*SB2243 by *Lundberg, *Campbell)

Rep. Kumar requested that House Bill No. 2860 be moved down one place on today's Regular Calendar, which motion prevailed.

House Bill No. 2849 -- Physicians and Surgeons - As introduced, authorizes the board of medical examiners and the board of osteopathic examination to issue short-term visitor clinical training licenses to eligible foreign medical graduates and physicians as a limited, temporary license to engage in the supervised practice of medicine for up to 90 days. - Amends TCA Title 63. by *Kumar, *Jernigan, *Johnson G, *Ragan, *Terry, *Hazlewood, *Clemmons. (*SB1902 by *Briggs, *Yarbro, *Akbari, *Campbell, *Gilmore)

On motion, House Bill No. 2849 was made to conform with **Senate Bill No. 1902**; the Senate Bill was substituted for the House Bill.

Rep. Kumar moved that Senate Bill No. 1902 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Kumar moved that **Senate Bill No. 1902** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	83
Noes	7
Present and not voting	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Campbell S, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Ragan, Ramsey, Rudder, Russell, Sexton J, Shaw, Sherrell,

Sparks, Stewart, Terry, Thompson, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Windle, Wright, Mr. Speaker Sexton--83

Representatives voting no were: Calfee, Cochran, Gant, Powers, Reedy, Todd, Zachary-7

Representatives present and not voting were: Rudd--1

A motion to reconsider was tabled.

House Bill No. 2860 -- Criminal Offenses - As introduced, creates the Class C misdemeanor of restraining a dog with a chain, cord, tether, cable, or similar device while a disaster is imminent or occurring; states that a person is not subject to prosecution for a violation unless the person has previously received a warning citation for a violation. - Amends TCA Title 39 and Title 44, Chapter 17. by *Kumar, *Hawk, *Griffey, *Johnson G, *Whitson, *Jernigan. (*SB2243 by *Lundberg, *Campbell)

Further consideration of House Bill No. 2860, previously considered on today's Regular Calendar.

On motion, House Bill No. 2860 was made to conform with **Senate Bill No. 2243**; the Senate Bill was substituted for the House Bill.

Rep. Kumar moved that Senate Bill No. 2243 be passed on third and final consideration.

Rep. Curcio moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Curcio moved the previous question, which motion prevailed.

Rep. Kumar moved that **Senate Bill No. 2243** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	32
Noes	40
Present and not voting	

Representatives voting aye were: Baum, Beck, Byrd, Campbell S, Clemmons, Freeman, Griffey, Hakeem, Hardaway, Harris, Hawk, Helton, Hodges, Hulsey, Jernigan, Johnson G, Kumar, Lamberth, Mannis, Mitchell, Parkinson, Potts, Powell, Ramsey, Rudder, Russell, Sherrell, Stewart, Thompson, Towns, Whitson, Windle--32

Representatives voting no were: Alexander, Calfee, Carr, Casada, Cepicky, Chism, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Gant, Grills, Halford, Hall, Haston, Hicks G, Howell, Hurt, Johnson C, Keisling, Leatherwood, Lynn, Martin, McKenzie, Miller, Powers, Ragan, Reedy, Rudd, Sexton J, Shaw, Sparks, Vital, Warner, Weaver, Wright, Zachary--40

Representatives present and not voting were: Boyd, Bricken, Carringer, Faison, Garrett, Gillespie, Hazlewood, Hicks T, Lafferty, Littleton, Marsh, Ogles, Todd, Travis, Vaughan, White, Williams, Mr. Speaker Sexton--18

Senate Bill No. 2243, having failed to receive a constitutional majority, was thereby rereferred to the Committee on Calendar and Rules.

House Bill No. 2675 -- Campaigns and Campaign Finance - As introduced, allows a member of the general assembly to use campaign account funds for lodging expenses if the member is not otherwise eligible for reimbursement or the reimbursement does not cover the total amount of the expense and for mileage reimbursement above the amount reimbursed by the state. - Amends TCA Title 2 and Title 3. by *Lamberth, *Grills. (*SB1947 by *Johnson)

Rep. Lamberth moved that **House Bill No. 2675** be reset for the Regular Calendar on April 25, 2022, which motion prevailed.

MESSAGE CALENDAR

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 978 -- Criminal Offenses - As introduced, creates a Class C misdemeanor offense, punishable by a \$50 fine and community service work, for solicitation or camping along a controlled-access highway or entrance or exit ramp; expands Equal Access to Public Property Act of 2012 to apply the offense of unauthorized camping on state property to all public property. - Amends TCA Title 39, Chapter 14; Title 39, Chapter 17, Part 3 and Title 55, Chapter 8. by *Williams, *White, *Hicks T, *Moody, *Reedy, *Todd, *Littleton. (SB1610 by *Bailey)

Rep. Williams moved that the House concur in Senate Amendment No. 1 to House Bill No. 978.

Senate Amendment No. 1

AMEND House Bill No. 978 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Title 55, Chapter 8, Part 2, is amended by adding the following as a new section:
 - (a) It is unlawful for a person to engage in camping:

- (1) On the shoulder, berm, or right-of-way of a state or interstate highway; or
- (2) Under a bridge or overpass, or within an underpass, of a state or interstate highway.
- (b) Notwithstanding § 39-14-414, a violation of this section is a Class C misdemeanor, punishable only by a fine of fifty dollars (\$50.00) and community service work not less than twenty (20) hours nor more than forty (40) hours; except, that a person who violates this section must receive a warning citation for a first offense. In lieu of a fine and community service, the court may require a person convicted under this section to remove litter from the state or local highway system, public playgrounds, public parks, or other appropriate public locations for not less than twenty (20) hours nor more than forty (40) hours.
 - (c) For purposes of this section, "camping" means:
 - (1) Erecting, placing, maintaining, or using temporary structures, such as tents, tarps, and other temporary shelters, for living accommodation activities, such as sleeping or making preparations to sleep;
 - (2) Carrying on cooking activities, whether by fire or use of artificial means, such as a propane stove or other heat-producing portable cooking equipment; or
 - (3) Sleeping outside of a motor vehicle or making preparations to sleep outside of a motor vehicle, including laying down a sleeping bag, blanket, or other material used for bedding.
- SECTION 2. Tennessee Code Annotated, Section 39-14-414(c), is amended by deleting the language "state-owned land" and substituting instead the language "public property".
- SECTION 3. Tennessee Code Annotated, Section 39-14-414(d)(1), is amended by deleting the language "on property owned by the state" and substituting instead the language "on public property".
- SECTION 4. Tennessee Code Annotated, Section 39-14-414(e), is amended by deleting the language "state custody" and substituting instead the word "custody"; is amended by deleting the language "state agency" wherever it appears and substituting instead the word "agency"; and is amended by deleting the language "state and its employees" and substituting instead the language "state, or local government, and its employees".
- SECTION 5. Tennessee Code Annotated, Section 39-14-414(g), is amended by deleting the language "state property" wherever it appears and substituting instead the language "public property"; and is further amended by deleting the language "state department" and substituting instead the word "department".

SECTION 6. This act takes effect July 1, 2022, the public welfare requiring it.

Rep. Powers moved the previous question, which motion prevailed.

Rep. Williams moved that the House concur in Senate Amendment No. 1 to **House Bill No. 978**, which motion prevailed by the following vote:

Ayes	57
Noes	28
Present and not voting	

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Carringer, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hurt, Johnson C, Keisling, Kumar, Lamberth, Leatherwood, Littleton, Marsh, Martin, Moody, Moon, Powers, Ragan, Reedy, Rudd, Rudder, Russell, Sherrell, Terry, Todd, Travis, Vaughan, Vital, Weaver, White, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--57

Representatives voting no were: Beck, Byrd, Campbell S, Camper, Carr, Chism, Clemmons, Cooper, Freeman, Hakeem, Hardaway, Harris, Hodges, Hulsey, Jernigan, Johnson G, Lynn, McKenzie, Miller, Mitchell, Parkinson, Potts, Powell, Sexton J, Shaw, Stewart, Towns, Warner--28

Representatives present and not voting were: Eldridge, Lafferty, Mannis, Ogles, Sparks, Thompson--6

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE MESSAGES

House Bill No. 1922 -- Sexual Offenders - As introduced, prohibits a sexual offender, violent sexual offender, or a violent juvenile sexual offender from knowingly renting or offering to rent a swimming pool, hot tub, or other body of water to be used for swimming that is owned by the offender. - Amends TCA Title 40. by *Hicks T, *Littleton, *Todd, *Helton. (*SB1786 by *Lundberg, *Crowe, *Rose)

Rep. T. Hicks moved that **House Bill No. 1922** be reset for the next available Message Calendar, which motion prevailed.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 2108 -- Textbooks - As introduced, requires that all math, science, and social studies textbooks and instructional materials be aligned to state academic standards by a certain date; prohibits the state board of education from granting waivers for textbooks or instructional materials that are not aligned to state academic standards by that date. - Amends TCA Title 49, Chapter 6. by *Moody, *Cepicky, *Terry. (SB2154 by *Hensley, *Bowling, *Stevens)

Senate Amendment No. 1

AMEND House Bill No. 2108 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 49-6-2206, is amended by deleting subsection (d) and substituting instead the following:
 - (d) Notwithstanding subsection (a):
 - (1) All textbooks and instructional materials must be aligned to Tennessee's academic standards no later than:
 - (A) July 1, 2023, for math;
 - (B) July 1, 2024, for science; and
 - (C) July 1, 2025, for social studies; and
 - (2) The state board shall not grant a waiver for English language arts, math, science, or social studies textbooks or instructional materials that are not aligned to Tennessee's academic standards beginning on:
 - (A) January 1, 2023, for English language arts:
 - (B) July 1, 2023, for math;
 - (C) July 1, 2024, for science; and
 - (D) July 1, 2025, for social studies.
 - (e) The state board is authorized to promulgate rules, including emergency rules, to effectuate this section. The rules must be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

Rep. Moody moved that the House concur in Senate Amendment No. 1 to **House Bill No. 2108**, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G,

Hicks T, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 2116 -- Teachers, Principals and School Personnel - As introduced, revises the evaluation criteria for educators. - Amends TCA Section 49-1-302. by *Cepicky, *White, *Reedy, *Howell. (SB2155 by *Hensley, *Stevens)

Senate Amendment No. 1

AMEND House Bill No. 2116 by deleting "; and by deleting subdivisions (iv)-(v)" in Section 1.

AND FURTHER AMEND by inserting the following new section immediately preceding the penultimate section and renumbering the subsequent sections accordingly:

SECTION ____. Tennessee Code Annotated, Section 49-1-302(d)(2)(B)(iv), is amended by deleting "the full fifty percent (50%)" and substituting "the full sixty percent (60%)".

Rep. Cepicky moved that the House concur in Senate Amendment No. 1 to **House Bill No. 2116**, which motion prevailed by the following vote:

Ayes	7	4
Noes	1	8

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Moody, Moon, Powers, Ragan, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--74

Representatives voting no were: Beck, Clemmons, Cooper, Freeman, Hardaway, Harris, Hodges, Jernigan, Johnson G, McKenzie, Miller, Mitchell, Parkinson, Potts, Powell, Stewart, Thompson, Towns--18

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 2146 -- Driver Licenses - As introduced, establishes a third-party skills testing program administered by the department of safety for the purpose of facilitating the testing and licensure of commercial drivers; authorizes the department of correction to create a commercial driver license training program for purposes of training offenders who, upon release from incarceration, may be suitable for careers in the transportation industry. - Amends TCA Section 12-2-403; Title 41; Section 49-6-2107 and Title 55. by *Lamberth, *Gant, *Marsh, *Howell, *McKenzie, *Moon, *Sherrell, *Russell, *Wright, *Hardaway, *Windle, *Bricken, *Eldridge, *Williams, *Cepicky, *Ragan, *White, *Travis, *Hicks T, *Camper, *Hazlewood, *Helton, *Carr, *Miller, *Towns. (SB2399 by *Johnson, *Bailey, *Massey, *White, *Akbari, *Bowling, *Rose, *Stevens)

Senate Amendment No. 1

AMEND House Bill No. 2146 by deleting all language after the enacting clause and substituting the following:

- SECTION 1. Tennessee Code Annotated, Section 55-50-102(11), is amended by adding the language "or 'CDL'" after the language "Commercial driver license".
- SECTION 2. Tennessee Code Annotated, Section 55-50-102, is amended by adding the following as new subdivisions:
 - () "Commercial learner's permit" or "CLP" means a permit issued to an individual by the department that, when carried with a valid driver license issued by the department, authorizes the individual to operate a class of a commercial motor vehicle when accompanied by a holder of a valid CDL for purposes of behind-the-wheel training. When issued to a CDL holder, a CLP serves as authorization for accompanied behind-the-wheel training in a commercial motor vehicle for which the holder's current CDL is not valid;
 - () "FMCSA" means the federal motor carrier safety administration, an agency within the United States department of transportation;
- SECTION 3. Tennessee Code Annotated, Title 55, Chapter 50, Part 4, is amended by adding the following as new sections:

55-50-415. Third-party skill testing program.

- (a) As used in this section, unless the context otherwise requires:
 - (1) "Entity" means:

- (A) A private corporation with at least one (1) employee, licensed to do business by the secretary of state, but not an individual person; or
- (B) A local, county, or state government, or subdivision thereof, including, but not limited to, kindergarten through grade twelve (K-12) public schools and institutions of higher education;
- (2) "Third-party skills test" means the skills test required to obtain a commercial driver license that is administered by a third-party skills test examiner and that includes, but is not limited to, the pre-trip inspection, basic skills, and road skills;
- (3) "Third-party skills test company" means an entity that contracts with and is certified by the department to provide third-party skills tests performed by third-party skills test examiners; and
- (4) "Third-party skills test examiner" means an individual who has been authorized by the department to perform third-party skills tests.
- (b) There is established a third-party skills testing program administered by the department for the purpose of facilitating the testing and licensure of commercial drivers. In furtherance of the program:
 - (1) The department may contract with one (1) or more third-party skills test companies, subject to applicable contracting statutes and regulations; and
 - (2) The department may charge a third-party skills test company an annual fee not to exceed five hundred dollars (\$500) to cover the costs of administering the program. The department shall establish the annual fee by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5. The department may allow the fee to be waived for a public entity that becomes a third-party skills test company.
 - (c) An entity applying to be a third-party skills test company:
 - (1) Must have access to an appropriate testing area within this state that the department approves for conducting third-party skills tests;
 - (2) Must agree to charge a test taker no more than two hundred fifty dollars (\$250) per third-party skills test, including the test itself and all associated fees and charges;
 - (3) Must agree to issue to a successful test taker an indicator of passage on the skills test, either on a form developed by the department or by other means authorized by the department, which may include electronic means:

- (4) Must initiate and maintain a bond in an amount determined by the department to be sufficient to pay for retesting drivers in the event that the third-party skills test company or one (1) or more of its third-party skills test examiners working for the company is involved in fraudulent activities related to testing applicants for a CDL. A third-party skills test company that is a government entity is not required to maintain a bond; and
- (5) Must satisfy other eligibility criteria as the department may establish by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- (d) An individual applying to be a third-party skills test examiner:
 - (1) Must be at least twenty-one (21) years of age;
- (2) Must possess a valid CDL with the classification and endorsement commensurate with the third-party skills test that the individual is applying to administer;
 - (3) Must possess a valid medical card or certificate;
- (4) Must provide the individual's ten-year driving history. If the individual's entire driving history is shorter than ten (10) years, then the individual must provide the individual's entire driving history;
 - (5) Must not have been convicted of:
 - (A) A misdemeanor within the past ten (10) years resulting from the applicant driving while intoxicated;
 - (B) A felony within the past ten (10) years; or
 - (C) A crime involving fraudulent activities;
 - (6) Must complete the department's initial training program; and
- (7) Must satisfy other eligibility criteria as the department may establish by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- (e) An application to become a third-party skills test company or a third-party skills test examiner must be submitted to the department on a form and in a manner as the department may prescribe.
- (f) A CDL applicant shall remit payment for the administration of a third-party skills test to the third-party skills test company, regardless of whether the skills test was administered by a third-party skills test examiner who is an employee of the company or a contractor for the company.

(g)

(1) A third-party skills test examiner must perform a minimum of thirty (30) third-party skills tests per year. A third-party skills test counts toward this requirement whether or not the test was administered to a person employed by or attending a training program sponsored by the third-party skills test company with which the examiner is associated. If a third-party skills test examiner does not meet this requirement, then the third-party skills test examiner must either take a refresher training course administered by the department or have a state-employed CDL examiner co-score the next third-party skills test that the third-party skills test examiner administers.

(2)

- (A) Notwithstanding subdivision (g)(1), a third-party skills test examiner who is unable to perform the required thirty (30) third-party skills tests per year may apply to the department of safety for a waiver of this requirement.
- (B) The commissioner or the commissioner's designee may grant the waiver upon good cause shown.
- (C) If the waiver is denied, then compliance with subdivision (g)(1) is required.
- (h) Each third-party skills test company and each area where third-party skills tests are administered must be inspected by the department on initial application. Thereafter, inspections may occur at the discretion of the department or the FMCSA.
- (i) Third-party skills test companies and third-party skills test examiners must keep accurate records of all skills tests administered and the results of the tests administered, including whether an applicant passed or failed each portion of the skills test. These records must be available during normal business hours for audit or inspection by the department or the FMCSA. Failure to comply with department records requirements may result in disciplinary action up to and including termination of the third-party testing company's contract with the department. A CDL driver whose testing cannot be verified because a third-party skills test company or a third-party skills test examiner failed to keep or produce accurate records may be required to undergo a re-examination of one (1) or more aspects of the skills test by the department.
- (j) A third-party skills test examiner may apply to the department to be authorized to perform school bus (S) endorsement skills testing pursuant to rules promulgated by the department in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.

(k)

- (1) A third-party skills test company is not an agent of the department.
- (2) A third-party skills test examiner must be an employee or a contractor of a third-party testing company, and a third-party skills test examiner is not an agent or employee of the department for any purpose.

55-50-416. Entry-level driver training.

- (a) As used in this section, unless the context otherwise requires:
- (1) "Approved FMCSA training provider" means an entity that is listed on the FMCSA training provider registry; and
- (2) "Entry-level driver training" means training that a driver receives from an entity listed on the FMCSA training provider registry prior to the driver:
 - (A) Taking a skills test required to receive a Class A or Class B driver license for the first time:
 - (B) Taking a skills test required to upgrade to a Class A or Class B driver license;
 - (C) Taking a skills test required to obtain a passenger (P) endorsement for the first time;
 - (D) Taking a skills test required to obtain a school bus (S) endorsement for the first time; or
 - (E) Taking a test required to obtain a hazardous materials (H) endorsement for the first time.

(b)

(1)

- (A) Prior to being issued a Class A or Class B driver license for the first time or upgrading to a Class A or Class B driver license, an applicant must complete entry-level driver training that includes driving theory and behind-the-wheel instruction on an open range and on public roads.
- (B) Prior to being issued a passenger (P), school bus (S), or hazardous materials (H) endorsement for the first time, an applicant must complete the entry-level driver training appropriate for that endorsement.

- (C) Except for a driver seeking a hazardous materials (H) endorsement for the first time, the theory instruction and the behind-the-wheel instruction portions of the driver's entry-level driver training must be completed within one (1) year of each other.
- (2) The following applicants are not required to comply with the requirements of subdivision (b)(1):
 - (A) An applicant who is eligible for a skills test waiver pursuant to § 55-50-322(b)(2); and
 - (B) An applicant who is seeking to remove a restriction in accordance with 49 CFR 383.135(b)(7).
- (3) An applicant for a CDL, CLP, or an endorsement for a CDL or CLP must comply with the requirements of 49 CFR § 380.600 et seq. in addition to other federal or state regulations, and all subsequent amendments promulgated, approved, and adopted by the FMCSA.

55-50-417. Federal clearinghouse.

- (a) As used in this section, unless the context otherwise requires:
- (1) "CDLIS" means the commercial driver license information system maintained by the FMCSA;
- (2) "Clearinghouse" means the drug and alcohol clearinghouse maintained by the FMCSA; and
 - (3) "Downgrade":

(A) Means:

- (i) To change a driver's self-certification to interstate, but operating exclusively in transportation or operations excepted from 49 CFR Part 391, as provided in 49 CFR 390.3(f), 49 CFR 391.2, 49 CFR 391.68, or 49 CFR 398.3;
- (ii) To change a driver's self-certification to intrastate only, if the driver qualifies under the department's physical qualification requirements for intrastate only;
- (iii) To change a driver's self-certification to intrastate, but operating exclusively in transportation or

operations excepted from all or part of the driver qualification requirements; or

- (iv) To remove a CLP or CDL privilege from a driver license; and
- (B) Includes recording the change on the driver's CDLIS driver record.
- (b) Beginning November 1, 2024, and prior to the issuance of a new CLP or CDL, a renewal of a CLP or CDL, a transfer of a CLP or CDL to another state, or an upgrade to a different class of CDL, the department shall request the driver's record from the clearinghouse.
- (c) If the department receives notification from the clearinghouse that pursuant to federal regulations the driver is prohibited from operating a commercial motor vehicle, regardless of whether that notification is received in response to a request under subsection (b), then the department shall not issue, renew, transfer, or upgrade the driver's CLP or CDL. The department shall downgrade a driver's CLP or CDL within sixty (60) days of the department's receipt of the notification.

(d)

- (1) If the department receives notification from the clearinghouse that a driver is no longer prohibited from operating a commercial motor vehicle before the department has finished downgrading the driver's CLP or CDL, then the department shall not downgrade the driver's CLP or CDL.
- (2) If the department receives notification from the clearinghouse that a driver is no longer prohibited from operating a commercial motor vehicle after the department has finished downgrading the driver's CLP or CDL, then the department shall make the driver eligible for reinstatement of the driver's CLP or CDL privilege.
- (3) If the department receives notification from the clearinghouse that the driver was erroneously identified as being prohibited from operating a commercial motor vehicle after the department has finished downgrading the driver's CLP or CDL, then the department shall:
 - (A) Reinstate the CLP or CDL privilege to the driver's license as expeditiously as possible; and
 - (B) Expunge any reference related to the driver's erroneous prohibited status from the CDLIS driver record and, if applicable, the driver's motor vehicle record.

55-50-418. Audits; research partnership.

- (a) The department shall periodically audit CDL skills tests conducted by department employees. The audit may include, but is not limited to, overt observation of skills examinations, covert observations of skills examinations, and co-scoring of skills examinations.
- (b) By January 1, 2023, the department shall prepare informational materials for individuals preparing to take the CDL skills tests.
- (c) The department is authorized to partner with institutions of higher education to conduct research related to commercial drivers and CDLs, strategies to promote driving careers in the commercial trucking industry, and strategies to better enable drivers to obtain and retain CDLs.
- SECTION 4. Tennessee Code Annotated, Section 55-50-302(c)(1), is amended by deleting the subdivision and substituting instead:

(1)

- (A) The applicant must be at least twenty-one (21) years of age; provided, however, the department is authorized to issue interstate CDLs to persons at least eighteen (18) years of age but less than twenty-one (21) years of age if such issuance is approved and authorized by the FMCSA and the department follows all FMCSA regulations regarding the issuance of interstate CDLs to persons at least eighteen (18) years of age but less than twenty-one (21) years of age; or
- (B) Notwithstanding subdivision (c)(1)(A), an applicant who is at least eighteen (18) years of age is eligible for a Class A or B license if:
 - (i) The applicant does not require a special endorsement:
 - (ii) A commercial vehicle operated by the applicant will be operated solely within this state;
 - (iii) The applicant has met all other requirements for a CDL under this chapter; and
 - (iv) Issuing a Class A or B license to the applicant is not prohibited under 49 CFR Parts 383 and 391, or federal rules;
- SECTION 5. Tennessee Code Annotated, Title 41, Chapter 21, Part 5, is amended by adding the following as a new section:

41-21-517. Commercial driver license training.

The department of correction, in consultation with the department of safety, is authorized to create a commercial driver license training program for purposes of training offenders who, upon release from incarceration, may be

suitable for careers in the transportation industry. A person who has been convicted of any of the following offenses is ineligible to participate in the training program created pursuant to this section: a human trafficking offense as defined in § 39-13-314, or an equivalent offense in another jurisdiction; a sexual offense. a violent sexual offense, or a violent juvenile sexual offense, as such terms are defined by § 40-39-202, or equivalent offenses in another jurisdiction; two (2) or more offenses of driving under the influence of an intoxicant under § 55-10-401, or equivalent offenses in another jurisdiction; or vehicular assault under § 39-13-106, aggravated vehicular assault under § 39-13-115, vehicular homicide under § 39-13-213(a)(2), or aggravated vehicular homicide under § 39-13-218, or equivalent offenses in another jurisdiction. A training program created pursuant to this section must conform to the requirements in title 55, chapter 50; rules promulgated by the department of safety; and rules promulgated by the federal motor carrier safety administration. The departments of correction and safety are authorized to promulgate rules to effectuate this section, in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.

SECTION 6. Tennessee Code Annotated, Section 55-50-302, is amended by adding the following as a new subsection:

- () An individual who holds a school bus (S) endorsement must attend annual training as required by the department in order to maintain the endorsement.
- SECTION 7. Tennessee Code Annotated, Section 12-2-403, is amended by adding the following as a new subsection:
 - () Notwithstanding any law to the contrary, a surplus commercial motor vehicle in possession of a state agency may, with payment of reasonable financial consideration and following notice to the commissioner of general services, be transferred to the department of safety for use in the department's commercial driver license testing program. A surplus vehicle transferred under this section must be sold as provided in this section when the vehicle is no longer in use by the department of safety.
- SECTION 8. Tennessee Code Annotated, Section 49-6-2107(e)(1), is amended by deleting the language "no person shall be issued a certificate to drive a school bus in this state who, within five (5) years of the person's request for a certificate" and substituting instead the language "a person shall not be issued a certificate to drive a school bus in this state or authorized as a third-party skills test examiner for a school bus (S) endorsement pursuant to § 55-50-415 who, within the preceding five (5) years".
- SECTION 9. Tennessee Code Annotated, Section 49-6-2107, is amended by adding the following as a new subsection:
 - () Notwithstanding subsection (a), an individual authorized as a third-party skills test examiner for school bus (S) endorsement skills testing pursuant to § 55-50-415 is not required to submit a certificate from the county board of

education, unless the individual is also providing transportation services for a school.

SECTION 10. Tennessee Code Annotated, Section 55-50-407, is amended by adding the following as a new subsection:

() An applicant for renewal of a CDL whose license has been expired for more than one (1) renewal cycle as set forth in § 55-50-337 must successfully complete all appropriate examinations for the issuance of a new CDL.

SECTION 11. The headings to sections, chapters, and parts in this act are for reference purposes only and do not constitute a part of the law enacted by this act. However, the Tennessee Code Commission is requested to include the headings in any compilation or publication containing this act.

SECTION 12. If any provision of this act or the application of any provision of this act to any person or circumstance is held invalid or non-compliant with federal regulations, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are declared to be severable.

SECTION 13. For the purposes of promulgating rules, this act takes effect upon becoming a law, the public welfare requiring it. For all other purposes, this act takes effect July 1, 2022, the public welfare requiring it.

Rep. Marsh moved that the House concur in Senate Amendment No. 1 to **House Bill No. 2146**, which motion prevailed by the following vote:

Ayes	9	4
Noes		C

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--94

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE MESSAGES

*Senate Bill No. 2448 -- Tort Liability and Reform - As introduced, extends termination date from July 1, 2022, to July 1, 2023, for limitations on claims against a person for loss, damage, injury, or death arising from COVID-19. - Amends TCA Section 9-8-307; Title 14, Chapter 5; Title 29, Chapter 20 and Section 49-7-159. by *White, *Jackson, *Massey, *Rose, *Stevens, *Walley. (HB2671 by *Farmer, *Ogles, *Zachary, *Russell)

Rep. Zachary moved that **Senate Bill No. 2448** be reset for the Message Calendar on April 21, 2022, which motion prevailed.

HOUSE ACTION ON SENATE AMENDMENTS

House Bill No. 2649 -- Hospitals and Health Care Facilities - As introduced, authorizes healthcare facilities to employ and commission police officers to provide security and law enforcement at the facilities. - Amends TCA Title 38 and Title 68, Chapter 11. by *Williams, *Hazlewood. (*SB2162 by *Watson, *Gardenhire, *Walley, *Jackson)

Senate Amendment No. 1

AMEND House Bill No. 2649 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Title 68, Chapter 11, Part 2, is amended by adding the following as a new section:
 - (a) A facility is authorized to establish policies pursuant to which a suitable number of persons may be employed or commissioned, or both, as police officers, public safety officers, and security officers by the facility; provided, that the chief law enforcement officer of the law enforcement agency with jurisdiction over the facility has appointed each police officer who is employed or commissioned pursuant to this section a special deputy in accordance with § 8-8-212, or has appointed the police officer a special police officer.
 - (b) In addition to the minimum requirements under regulation by the peace officer standards and training (POST) commission, each facility may establish additional qualifying factors, training standards, and policies for employees holding a police officer's commission.
 - (c) The facility may establish such other minimum qualifications for employment as security officers as they deem appropriate; however, the qualifications for security officers permitted to carry firearms or other arms while on duty shall be at least equivalent to the certification requirements of the POST commission.

(d) When properly commissioned and qualified in accordance with the policies of a facility, a police officer shall have all the police powers necessary to enforce all state laws as well as rules and regulations of the facility. The authority granted extends to all facilities or property owned, leased, or operated by the facility, including any public roads or rights-of-way that are contiguous to, within the perimeter of, or connect between the facility, property, or interests of a particular facility.

(e)

- (1) A law enforcement agency may enter into such written mutual assistance or other agreements with other law enforcement agencies, including a county sheriff's department, municipal police department, judicial district drug task force, Tennessee bureau of investigation, or Tennessee highway patrol, as are necessary to preserve and protect the property, patients, and employees of the facility employing the officers and to otherwise perform their duties. The agreements may provide for the exchange of law enforcement officers and security officers when required for a particular purpose or for mutual assistance to effectuate arrests, execute search warrants, and perform other law enforcement functions when the law enforcement agency finds it necessary to act outside of their statutory jurisdiction.
- (2) When acting pursuant to a written mutual assistance or other agreement, a police officer shall have the same legal status and immunity from suit as officers of the agency the officer is assisting. A police officer acting pursuant to an assistance agreement shall be covered by the liability insurance policy of the agency of the officer's regular employment.

(f)

- (1) The law enforcement agency having jurisdiction where the facility is located shall define any geographical limitation on the exercise of police power of the special deputy or special police officer.
- (2) Notwithstanding any law to the contrary, the law enforcement agency having jurisdiction where the facility is located shall be immune from any suit by anyone incurring any wrong, injury, loss, damage, or expense resulting from any act or failure to act on the part of any special deputy or special police officer commissioned a hospital police officer by a facility.
- (3) A person shall not be appointed a special deputy or a special police officer or be commissioned a hospital police officer by a facility, unless the person proves to the law enforcement agency having jurisdiction where the facility is located that the person's financial responsibility complies with § 8-8-303(c).

- (4) This section does not entitle the officers to any public funding, for training or otherwise.
- (g) As used in this section, "facility police officer" means a person commissioned by an employing facility and rendered an oath to provide police services, enforce law, exercise arrest authority, and carry firearms, and thus is subject to the Tennessee POST commission.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

Senate Amendment No. 2

AMEND House Bill No. 2649 by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ___. Tennessee Code Annotated, Title 38, Chapter 8, Part 1, is amended by adding the following as a new section:

A local governmental entity may enter into a contract with an entity working on the megasite, as defined in § 64-9-103, for the provision of security services at the megasite.

Rep. Williams moved that the House concur in Senate Amendments Nos. 1 and 2 to **House Bill No. 2649**, which motion prevailed by the following vote:

Ayes	93
Noes	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

Representatives voting no were: Clemmons--1

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

House Bill No. 2660 -- Administrative Procedure (UAPA) - As introduced, authorizes the department of commerce and insurance to promulgate rules regarding pharmacy benefits

managers. - Amends TCA Title 4 and Title 56. by *Sexton C, *Lafferty, *Russell, *Eldridge, *Reedy, *Todd. (*SB2457 by *Reeves, *Haile)

Senate Amendment No. 4

AMEND House Bill No. 2660 by deleting subdivision (b)(1)(A) in SECTION 1 and substituting:

(A) Implement pharmacy benefits manager audits that are necessary to ensure compliance with this part and part 32 of this chapter; provided, such audits must not occur more than once every three (3) years unless the commissioner determines there is a need to investigate the financial condition of or legality of conduct by a pharmacy benefits manager;

Rep. Lafferty moved that the House concur in Senate Amendment No. 4 to **House Bill No. 2660**, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-94

A motion to reconsider was tabled.

UNFINISHED BUSINESS

BILLS WITHDRAWN

On motion of Rep. Lynn, **House Joint Resolution No. 1163** was withdrawn from the House.

On motion of Rep. Lynn, **House Joint Resolution No. 1164** was withdrawn from the House.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 2913** to be heard in the Local Government Committee this week, which motion prevailed.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 519 Rep. Hazlewood as prime sponsor.

House Bill No. 1747 Rep. Windle as prime sponsor.

House Bill No. 2384 Rep. Todd as prime sponsor.

House Bill No. 2661 Rep. Bricken as prime sponsor.

House Bill No. 2705 Rep. G. Johnson as prime sponsor.

House Bill No. 2860 Reps. G. Johnson, Whitson and Jernigan as prime sponsors.

SPONSORS WITHDRAWN

On Motion, Rep. T. Hicks withdrew as sponsor of **House Bill No. 2705**.

ENROLLED BILLS April 18, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1760, 2309, 2503, 2534, 2589 and 2597; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 18, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 694, 1680, 1888, 1890, 1911, 2061, 2201, 2232, 2319, 2362, 2418, 2428, 2535 and 2757; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 18, 2022

The Speaker announced that he had signed the following: Senate Bills Nos. 694, 1680, 1888, 1890, 1911, 2061, 2201, 2232, 2319, 2362, 2418, 2428, 2535 and 2757.

TAMMY LETZLER, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2022

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 213, 1449, 1638, 1850, 1871, 1878, 1895, 1901, 1913, 1930, 1946, 1964, 2070, 2106, 2128, 2232, 2252, 2270, 2284, 2300, 2306, 2359, 2429, 2483, 2530, 2537, 2557, 2621, 2638, 2657, 2662, 2667, 2697, 2702, 2709, 2730, 2742, 2760 and 2868; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ENROLLED BILLS April 18, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080 and 1081; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 18, 2022

The Speaker announced that he had signed the following: House Joint Resolutions Nos. 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1078, 1079, 1080 and 1081.

GREG GLASS, Chief Engrossing Clerk

ROLL CALL

The roll call was taken with the following results:	
Present	. 94

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Carringer, Casada, Cepicky, Chism, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Potts, Powell, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd,

Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 94

RECESS

On motion of Rep. Gant, the House stood in recess until 10:00 a.m., Thursday, April 21, 2022.